

FILED
This Date

LAST WILL AND TESTAMENT 2003-625

SEP 15 2003

OF

SURLEANER JOHNSON

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

I, SURLEANER JOHNSON, an adult resident citizen of Madison County, Mississippi residing at 339 North Railroad Street, Canton, Mississippi 39046, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former wills and codicils heretofore executed by me.

ITEM I.

I direct, nominate and appoint my daughter, PRECIOUS BROWN, of 920 Edwards Street, Canton, Mississippi 39046, as Executrix of my will and estate. If she is unable or unwilling to serve or does not survive me, I hereby appoint my daughter, VERILLA WILLIAMS, Executrix of my Last Will and Testament of my estate. I direct that my Executrix shall not be required to enter into any bond as such Executrix, and I hereby waive the necessity of having a formal appraisal made of my estate.

ITEM II.

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

ITEM III.

I give, devise, and bequeath all of my property, both personal real, of whatsoever kind or character and wheresoever situated, to include the lot and house located thereon at 339 North Railroad Street, Canton, Mississippi, and the contents contained therein; to my daughter, PRECIOUS BROWN; more specifically described as follows:

East Half of Lot 3 in Couch and Yeargains Addition to the City of Canton, Mississippi, according to the map of said City as prepared by George and Dunlap, fronting 75 feet, more or less, on Railroad Street, and running back between parallel lines 145 feet, more or less.

Page 1 of my Will: Dorothy L. Jones
WITNESS: Vertusno C. Parker
WITNESS: Bernice L. Elmore

There is situated on the above described real property a wood frame residence containing living room, dining room, 3 bedrooms, 1 bath insured \$5,000.00 est cov.

It is the intention of the undersigned Grantor to convey and he does hereby convey the lot and residence acquired by him from Lym Blount and Celia

Blount, Grantor's mother and father, now deceased, by deed duly recorded in records Madison County, Mississippi, whether properly described hereinabove or not.

ITEM IV.

To my children, Lisa Evans, Lucy Williams, Varree Smith, Roosevelt Johnson, Cleotha Johnson, Henry Lee Johnson, George Johnson, and Wilile Lee Johnson, I leave my love and affection.

ITEM V.

All of my residuary estate, being all of my other property, real or persona, wheresoever situated, in which I may not have disposed of, I give, devise and bequeath to my daughter, PRECIOUS BROWN.

IN WITNESS WHEREOF, I have hereunto subscribed my name this, the 3rd DAY OF November, 1994.

Surleaner Johnson
SURLEANER JOHNSON

ATTESTATION

WE, the undersigned subscribing witnesses to the within and foregoing Last Will and Testament of SURLEANER JOHNSON, do hereby acknowledge and attest that the same was exhibited to us by the said SURLEANER JOHNSON as her Last Will and Testament; that she signed the same in our presence and in the presence of each of us, and that at her request and

Page 2 of my Will: *Surleaner Johnson*

WITNESS: *Hertie C. Lister*

WITNESS: *Bernice L. Elmore*

in her presence and in the presence of each of us, and at her request and in her presence and in the presence of each other, we signed the same as subscribing witnesses thereto.

This, the 3rd DAY OF November, 1994.

Hertsdene C. Lister
WITNESS

128 Chesser Road
ADDRESS

Sharon, MS 39163

Bernice L. Elmore
WITNESS

325 West Academy St.
ADDRESS

Canton, Miss. 39046

Page 2 of my Will: Andrews Johnson

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
SURLEANER JOHNSON, DECEASED

CIVIL ACTION
FILE NO 2003-625

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
This Date

STATE OF MISSISSIPPI
COUNTY OF MADISON

SEP 15 2003
Mike Crook, Chancery Clerk
By: [Signature] D.C.

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

(1). That this affiant is one of two subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **SURLEANER JOHNSON**, whose signature is affix to the Last Will and Testament dated November 3, 1994.

(2). That on the 3rd day of November 1994, the said **SURLEANER JOHNSON** signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of the affiant and in the presence of **HERTISTENE LATIKER**, the other subscribing witness to the instrument.

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

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

Bernice L. Elmore
BERNICE L. ELMORE

SWORN to and SUBSCRIBED before me, this the 11th day of

September, 2003.

[Signature]
NOTARY PUBLIC



My commission expires:

2-11-03-004

IN THE CHANCERY COURT OF
MADISON COUNTY, MISSISSIPPI

ESTATE OF ABBEY W. MAGRUDER, JR.,
DECEASED

NO. 2003-615

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF HINDS

On this the 8th day of September, 2003, personally came Lillian L. Magruder, qualified and acting Executrix of the ESTATE OF ABBEY W MAGRUDER, JR., DECEASED, having been appointed by an order of the Chancery Court of Madison County, Mississippi, dated September 5, 2003, before the undersigned officer in and for said county and state, who, being duly sworn, deposes and says that pursuant to Miss. Code Ann. §91-7-145 (1972), she has made reasonably diligent efforts to identify persons having claims against the estate and has found none.

Lillian L. Magruder
Lillian L. Magruder, Executrix of the
Estate of Abbey W. Magruder, Jr.,
Deceased

FILED
This Date

SEP 15 2003

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

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named Lillian L. Magruder, Executrix of the Estate of Abbey W. Magruder, Jr., who, being by me first duly sworn according to law, states on oath that the statements contained in the above and foregoing instrument are true and correct as therein stated and set forth.

Lillian L. Magruder
Lillian L. Magruder, Executrix of the
Estate of Abbey W. Magruder, Jr.,
Deceased

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



Carolyn Terrell (Hers)
Notary Public

My Commission Expires

Otis Johnson, Jr., MSB #3116
Jason P. Loden, MSB #100121
ARMSTRONG ALLEN, PLLC
2525 Lakeward Drive, Suite 200
Jackson, Mississippi 39216
(601) 713-1192

ATTORNEYS

FILED
This Date 36 F 307

SEP 19 2003

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

LAST WILL AND TESTAMENT

2003-637

Destrehan
~~Metairie~~, Louisiana

I, Frances M. Jeanes being of sound mind and knowing that life is precarious, make this my Last Will and Testament, revoking all prior wills and codicils.

I have been married but once and then to Henry F. Jeanes, Jr., who predeceased me. Of this marriage, four children were born: Michael Henry Jeanes, Patricia Ann Jeanes Gipson, Robert Mathis Jeanes, and Kenneth Lee Jeanes, all of whom are persons of the full age of majority and over the age of 23 years old. I have never adopted anyone, nor have I been adopted by anyone. I have no other child or children.

Subject to the following specific bequests and acknowledgements, I give and bequeath all of the property of which I die possessed to my four children, to be equally divided among them.

I give and bequeath to Doris Jeanes, my daughter-in-law, the sum of \$ 25,000.00.

In the event that my 171 shares of stock in Jeanes Enterprises, Inc. has not been donated by me or purchased by the individuals listed below prior to my death, I give and bequeath these 171 shares of stock, as follows:

To Michael Henry Jeanes, President, 90 shares

To Robert Mathis Jeanes, Vice-President, 70 shares

To Doris Perry Jeanes, Secretary/Treasurer, 11 shares

I also acknowledge that there is an outstanding second mortgage on my home at 42 Emile Avenue, Kenner, Louisiana which I agreed to co-sign for my son, Robert Mathis Jeanes. I acknowledge that all proceeds of the said second mortgage were received by the

[Signature]
FRANCES M. JEANES

said son and that this indebtedness for the second mortgage is due and owing by my son, Robert Mathis Jeanes, who is responsible for paying off this debt and who has agreed to pay this indebtedness.

If my son Michael H. Jeanes should predecease me, I give and bequeath his share to his children, Kevin Michael Jeanes, Kristen Marie Jeanes, Erin Elizabeth Jeanes and Megan Alyse Jeanes, to be divided equally among them, subject a usufruct in favor of their mother, Doris Perry Jeanes. In the event any movable or immovable property subject to the usufruct is sold, the usufruct of Doris Perry Jeanes shall attach and apply to the proceeds of the sale.

In the event my daughter, Patricia (who is now divorced) should predecease me, I give and bequeath her share to her children, Allison Michelle Gipson and Brant Christopher Gipson, to be equally divided between them.

In the event my son, Robert, should predecease me, I give and bequeath his share to his sibilings who survive Robert, to be equally divided among them.

In the event my son, Kenneth, should predecease me, I give and bequeath his share to his children, Kindal Lee Jeanes and Kelly Lynn Jeanes, to be equally divided between them, subject to a usufruct in favor of their mother, Cheryl Bratcher Jeanes. In the event any movable or immovable property subject to the usufruct is sold, the usufruct of Cheryl Bratcher Jeanes shall attach and apply to the proceeds of the sale.

I appoint my son, Michael H. Jeanes, as executor of my estate, with full seizin and dispense him from furnishing a bond. In the event that Michael Jeanes should predecease me, or should he be unable or unwilling to serve, then I appoint my daughter-in-law, Doris Perry Jeanes, as executrix of my estate, with full seizin and dispense her from furnishing a bond.

I leave to the executor or executrix the selection of an attorney and Notary to handle all legal and/or notarial matters relating to or connected with this Last Will and Testament.

FRANCES M. JEANES

-----Page Three-----

Witness my hand at ^{Destrehan} Metairie, Louisiana on this 3rd day of December, 1999.

WITNESSES:

Donald J. Goble
Keith P. Ray

FRANCES M. JEANES

Michael A. Britt
NOTARY PUBLIC

Signed and declared by the testatrix above named, after a due reading thereof, in our presence, to be her Last Will and Testament; and in the presence of the testatrix and each other, we have subscribed our names hereinabove and below, after a due reading of the whole on this 3rd day of December, 1999.

WITNESSES:

Donald J. Goble
Keith P. Ray

FRANCES M. JEANES

Michael A. Britt
NOTARY PUBLIC

Read aloud by the Notary in the presence of the Testatrix and each other, such reading having been heard by the Testatrix and followed on copies of the will by the witnesses, signed at the end and on each other separate page by the Testatrix with an " X ", the Testatrix indicating that she was unable to fully sign her name, and declared by the Testatrix, in our presence, to having heard the reading of the will and for it to be her Last Will and Testament, and in the presence of the Testatrix and each other we have hereunto subscribed our names on this 3rd day of December, 1999.

WITNESSES:

Donald J. Goble
Keith P. Ray

FRANCES M. JEANES

Michael A. Britt
NOTARY PUBLIC

UNITED STATES OF AMERICA

STATE OF LOUISIANA

24th Judicial District Court for the Parish of Jefferson

I, Jon A. Gegenheimer, Clerk of the 24th JUDICIAL DISTRICT COURT for the Parish of Jefferson DO HEREBY CERTIFY, THAT THE ACCOMPANYING DOCUMENT IS A TRUE AND CORRECT COPY OF Petition for recordation and execution of notarial will, notarial will order Last will and testament in case number 568-729 entitled " Succession of Frances M. Jeanes "

ON FILE IN THIS, THE 24th JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON, STATE OF LOUISIANA

IN TESTIMONY WHEREOF, I have hereunto set by hand and affixed the seal of the said court, at Gretna, Jefferson Parish, on this 4th day of August, 20 03

Jon Gegenheimer
Clerk of Court

I, Henry G. Sullivan, Jr., presiding Judge of the 24th Judicial District Court for the Parish of Jefferson, DO HEREBY CERTIFY THAT Jon A. Gegenheimer is the Clerk of Said Court, that the same is a Court of Record having civil jurisdiction, and that the signature Jon A. Gegenheimer, Clerk, to the foregoing certificate, is in the proper handwriting of him, and said Jon A. Gegenheimer, Clerk; to his official act as such, full faith and credit are due and owing; and I DO FURTHER CERTIFY that his attestation is in due form of law.

Given under my hand, at Gretna, Jefferson Parish, on this 4th day of August in the year of our Lord two thousand and three.

Henry G. Sullivan, Jr.
Judge, 24th Judicial District Court

I, Jon A Gegenheimer, Clerk of the 24th JUDICIAL DISTRICT COURT for the Parish of Jefferson, DO HEREBY CERTIFY that Henry G. Sullivan, Jr. whose genuine signature appears to the foregoing certificate, is now and was at the time of signing the same, Judge of the 24th Judicial District Court for the Parish of Jefferson, duly appointed and commissioned and qualified as such, and that said attestation is in due form of law.

WITNESS my hand and the seal of said Court, this 4th day of August, 2003.

Jon Gegenheimer
Clerk of Court

CODED

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON

STATE OF LOUISIANA

NO. *528729*

SUCCESSION OF
FRANCES M. JEANES

CODED

DIVISION

FILED

04 JUL 25 AM 8:30

FILED _____

DEPUTY CLERK

**PETITION FOR RECORDATION AND
EXECUTION OF NOTARIAL WILL**

The petition of Michael Henry Jeanes domiciled in the Parish of Jefferson, State of Louisiana, respectfully represents

I.

Frances M. Jeanes ("Decedent") died April 14, 2001, domiciled in this Parish as will appear by the Affidavit of Jurisdiction and Heirship, annexed hereto

II.

Petitioner files with this petition the notarial will of the Decedent executed on December 3, 1999 before Michael A. Britt, a Notary Public

III.

Under the terms of said will, Michael Henry Jeanes was appointed as Testamentary Executor and he is entitled to be confirmed as Testamentary Executor and to have letters testamentary issued to him upon complying with the requirements of the law

WHEREFORE, petitioner prays that the said will of Decedent be admitted to probate, registered and executed; that petitioner, Michael Henry Jeanes be confirmed as Testamentary Executor without bond and that letters testamentary be issued to him upon his complying with the requirements of the law.

Original will & Testament



T. ROBERT LACOUR
Bar Roll No. 8077
Attorney for Petitioner
3220 Williams Boulevard
Kenner, LA 70065-4594
443-1353

**TRUE COPY OF THE ORIGINAL
ON FILE IN THIS OFFICE.**



DEPUTY CLERK
24TH. JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON, LA.

24TH JUDICIAL DISTRICT COURT FOR THE PARISH OF JEFFERSON

STATE OF LOUISIANA

NO. 568-729

DIVISION " "

SUCCESSION OF
FRANCES M. JEANES

FILED: _____

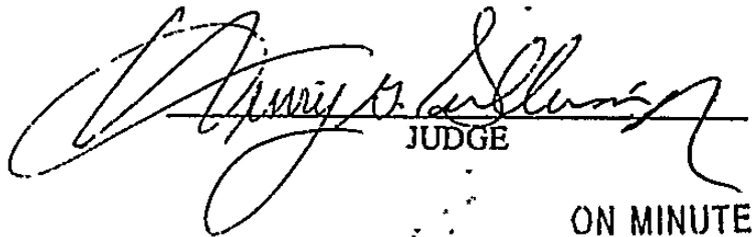
DEPUTY CLERK

NOTARIAL WILL ORDER

IT IS ORDERED that, in accordance with La C.C.P article 2891, the said Last Will and Testament of FRANCES M JEANES, dated DECEMBER 3, 1999, in notarial form, notarized by MICHAEL A BRITT and witnessed by DONNA J. NOLD and MANITA G. LAND, be filed, deposited and recorded in the office of the Clerk for the Parish of Jefferson, State of Louisiana, and given the effect of probate, and that the execution thereof take place according to law.

IT IS FURTHER ORDERED that MICHAEL HENRY JEANES be confirmed as the Testamentary Executor of this succession without bond, and let letters testamentary be issued to him upon the filing of his oath

Gretna, Louisiana this 25th day of June, 2001.


JUDGE

ON MINUTES
JUN 26 2001

A TRUE COPY OF THE ORIGINAL
ON FILE IN THIS OFFICE.


DEPUTY CLERK
24TH JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON, LA.

A TRUE COPY OF THE ORIGINAL
ON FILE IN THIS OFFICE.

DEPUTY CLERK

4TH. JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON, LA.

LAST WILL AND TESTAMENT

B 36 P 313

Destrehan
Metairie, Louisiana

I, Frances M. Jeanes being of sound mind and knowing that life is precarious, make this my Last Will and Testament, revoking all prior wills and codicils.

I have been married but once and then to Henry F. Jeanes, Jr., who predeceased me. Of this marriage, four children were born: Michael Henry Jeanes, Patricia Ann Jeanes Gipson, Robert Mathis Jeanes, and Kenneth Lee Jeanes, all of whom are persons of the full age of majority and over the age of 23 years old. I have never adopted anyone, nor have I been adopted by anyone. I have no other child or children.

Subject to the following specific bequests and acknowledgements, I give and bequeath all of the property of which I die possessed to my four children, to be equally divided among them.

I give and bequeath to Doris Jeanes, my daughter-in-law, the sum of \$ 25,000.00.

In the event that my 171 shares of stock in Jeanes Enterprises, Inc. has not been donated by me or purchased by the individuals listed below prior to my death, I give and bequeath these 171 shares of stock, as follows:

To Michael Henry Jeanes, President, 90 shares

To Robert Mathis Jeanes, Vice-President, 70 shares

To Doris Perry Jeanes, Secretary/Treasurer, 11 shares

I also acknowledge that there is an outstanding second mortgage on my home at 42 Emile Avenue, Kenner, Louisiana which I agreed to co-sign for my son, Robert Mathis Jeanes. I acknowledge that all proceeds of the said second mortgage were received by the

FRANCES M. JEANES

June 25, 2001
Henry D. Silberman
ML

[Signature]

DEPUTY CLERK

B 36 P 314

said son and that this indebtedness for the second mortgage is due and owing by my son, Robert Mathis Jeanes, who is responsible for paying off this debt and who has agreed to pay this indebtedness.

If my son Michael H. Jeanes should predecease me, I give and bequeath his share to his children, Kevin Michael Jeanes, Kristen Marie Jeanes, Erin Elizabeth Jeanes and Megan Alyse Jeanes, to be divided equally among them, subject a usufruct in favor of their mother, Doris Perry Jeanes. In the event any movable or immovable property subject to the usufruct is sold, the usufruct of Doris Perry Jeanes shall attach and apply to the proceeds of the sale.

In the event my daughter, Patricia (who is now divorced) should predecease me, I give and bequeath her share to her children, Allison Michelle Gipson and Brant Christopher Gipson, to be equally divided between them.

In the event my son, Robert, should predecease me, I give and bequeath his share to his sibilings who survive Robert, to be equally divided among them.

In the event my son, Kenneth, should predecease me, I give and bequeath his share to his children, Kindal Lee Jeanes and Kelly Lynn Jeanes, to be equally divided between them, subject to a usufruct in favor of their mother, Cheryl Bratcher Jeanes. In the event any movable or immovable property subject to the usufruct is sold, the usufruct of Cheryl Bratcher Jeanes shall attach and apply to the proceeds of the sale.

I appoint my son, Michael H. Jeanes, as executor of my estate, with full seizin and dispense him from furnishing a bond. In the event that Michael Jeanes should predecease me, or should he be unable or unwilling to serve, then I appoint my daughter-in-law, Doris Perry Jeanes, as executrix of my estate, with full seizin and dispense her from furnishing a bond.

I leave to the executor or executrix the selection of an attorney and Notary to handle all legal and/or notarial matters relating to or connected with this Last Will and Testament.

RE VIRETUS

June 25, 2001
[Signature]
ML

[Signature]
FRANCES M. JEANES

TRUE COPY OF THE ORIGINAL
ON FILE IN THIS OFFICE.

[Handwritten Signature]

DEPUTY CLERK

4TH. JUDICIAL DISTRICT COURT
PARISH OF JEFFERSON, LA

Page Three B 36 P 315

June 25, 2001
[Handwritten Signature]
m.

Witness my hand at ^{Destrehan} Metairie, Louisiana on this 3rd day
of December, 1999.

WITNESSES:

[Handwritten Signatures]

FRANCES M. JEANES ✓

[Handwritten Signature]
NOTARY PUBLIC

Signed and declared by the testatrix above named, after a
due reading thereof, in our presence, to be her Last Will and
Testament; and in the presence of the testatrix and each other,
we have subscribed our names hereinabove and below, after a due
reading of the whole on this 3rd day of December, 1999.

WITNESSES:

[Handwritten Signatures]

FRANCES M. JEANES ✓

[Handwritten Signature]
NOTARY PUBLIC

Read aloud by the Notary in the presence of the Testatrix
and each other, such reading having been heard by the Testatrix
and followed on copies of the will by the witnesses, signed at
the end and on each other separate page by the Testatrix with
an " X ", the Testatrix indicating that she was unable to fully
sign her name, and declared by the Testatrix, in our presence, to
having heard the reading of the will and for it to be her Last Will
and Testament, and in the presence of the Testatrix and each other
we have hereunto subscribed our names on this 3rd day of
December, 1999.

WITNESSES:

[Handwritten Signatures]

FRANCES M. JEANES J

[Handwritten Signature]
NOTARY PUBLIC

June 25, 2001
[Handwritten Signature]

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE THE ESTATE OF KENDALL REID LAUDERDALE
KAY M. LAUDERDALE, EXECUTRIX

CAUSE NO.: 2003-0437

EXECUTRIX'S AFFIDAVIT

I, KAY M. LAUDERDALE, acting in my capacity as Executrix of the Estate of Kendall Reid
Lauderdale, have personally written letters, by ~~certified mail, return receipt requested~~ ^{kmr}, to the
following creditors: University Hospital of Arkansas, University of Arkansas for Medical science,
Medical College Physical Group, Radiation Oncology of Mississippi, Lakeland Radiologists P.A.,
Jackson Oncology Associates, and St. Dominic/Jackson Memorial Hospital. To the best of my
knowledge, there are no additional creditors.

Kay M. Lauderdale
KAY M. LAUDERDALE

STATE OF MISSISSIPPI
COUNTY OF Madison

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the
jurisdiction aforesaid, the within named Kay M. Lauderdale, who, having been first duly sworn by me
stated upon her oath that the facts and circumstances set forth heretofore in the EXECUTRIX'S
AFFIDAVIT are true and correct as stated.

Kay M. Lauderdale
KAY M. LAUDERDALE

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

Lisa R. Fenderson
NOTARY PUBLIC

My commission expires: July 30, 2006
SEAL



FILED
This Date

SEP 19 2003

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

LAST WILL
of

D 36 P 317

GEORGE COLEMAN

I, GEORGE COLEMAN, having a fixed place of residence on North Agency Lane, Ridgeland, Mississippi 39157, and being of sound and disposing mind and memory, and of lawful age, do hereby make, publish and declare this to be my Last Will. I hereby revoke all former Wills and Codicils heretofore made.

I hereby appoint my daughter, DOROTHY V

ITEM 1. THOMAS as Executrix of of my estate If for any

reason she is unable or unwilling to serve, then I

name my daughter, GWENDOLYN ANN COLEMAN, to serve in her place and stead.

Regardless, I direct that no bond, inventory, appraisal, or accounting be required of my Executrix insofar as the same may be legally waived.

A.

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

B.

I direct that all federal and state taxes of every kind, type and character due and payable for whatever reason be paid out of my residuary estate.

C.

I hereby direct that my Executrix shall not be required to

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This Date

SEP 26 2003

Millic Crook, Chancery Clerk
By: Jim Oliver D.C.

G.C.

reduce any or all of my personal or real property to cash during the administration of my estate, but in her discretion may sell only so much of my property as is necessary to obtain adequate cash (in addition to the cash which I leave at the time of my death) to pay taxes, debts, and the cost of the administration of my estate, and after the payment of the said items, my Executrix is authorized in her sole discretion to make distribution to my devisees and legatees in cash, or in kind, or in both.

D.

I hereby direct that my Executrix shall have, with reference to my estate, all of the powers during the administration of my estate as are granted to trustees under the laws of the State of Mississippi in addition to all inherent, implied and statutory powers of an executor, and without in any manner limiting or restricting such powers.

If I have a policy of life insurance at the time of my death with Southern Farm Bureau Life Insurance Company, I direct my Executrix to collect the policy proceeds, pay my final funeral and medical expenses therefrom, then give the balance remaining to my daughter, GWENDOLYN ANN COLEMAN, if she survives me, but if not, then the balance of the proceeds shall be made a part of my residuary estate and disposed of according to other provisions of this Will. I also give, devise and bequeath unto GWENDOLYN ANN COLEMAN all furniture located in my home on North Agency Lane in Ridgeland, Mississippi.

G.C.

I give, devise and bequeath the following items to

ITEM 3. the individuals listed in this paragraph of my Will, if they survive me, but if not, then to their heirs, per stirpes.

(1) To TERRY COLEMAN all of my clothing, shoes and other apparel. Also, my John Deere tractor and all attachments, trailers and other accessories connected therewith. Also, my hand tools, power tools and saws. Also, my horse saddles.

(2) To DOROTHY VANETTE THOMAS my automobile.

(3) To DOROTHY VANETTE THOMAS AND TERRY COLEMAN all my cattle

(4) To GWENDOLYN ANN COLEMAN my lawnmowers, weedeater and other lawn equipment.

(5) If I still own my home and the approximately 25 acres on North Agency Lane at the time of my death, I give my home and the roughly 2 acres included with my home all surrounded by a fence to GWENDOLYN ANN COLEMAN, and I give the approximately 6 acres adjacent to my home to DOROTHY VANETTE THOMAS. Then, I give all of the remaining property I own on North Agency Lane to be divided evenly between TERRY COLEMAN and my daughter, DIANE RAMOS. I want the property surveyed and the property described in this paragraph of my Will properly defined so there is no question about who owns what.

All of the rest and remainder of my estate, being my

ITEM 3. residuary estate, I give devise and bequeath unto the following persons to share equally: DOROTHY

VANETTE COLEMAN, GWENDOLYN ANN COLEMAN, DIANE RAMOS AND TERRY COLEMAN, per stirpes. If at the time of my death there are no persons named herein who survive me and who can claim a share of my estate under the terms of this will, then it is my desire that all of my estate be given to my heirs at law, per stirpes.

A.C.

IN WITNESS WHEREOF, I have subscribed my name at the end hereof and have initialed every other page of this Will on this the 23rd day of Jan, 2003.

George Coleman

GEORGE COLEMAN

ATTESTATION

We, the undersigned subscribing witnesses to the within and foregoing Last Will of GEORGE COLEMAN, do hereby acknowledge and attest that the same was exhibited to us by him as his Last Will; that he signed the same in our presence and in the presence of each of us, and that at his request and in his presence and in the presence of each other, we signed the same as subscribing witnesses thereto.

THIS the 23rd day of Jan, 2003.

Witnesses:

Bonnie E. Carter

Robert C. Travis

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Robert C. Travis and Bonnie E. Carter, who being by me first duly sworn according to law, say on oath the following:

(1). That these Affiants are the subscribing witnesses to an instrument of writing purporting to be the Last Will of GEORGE COLEMAN who is personally known to these Affiants, and whose signature is affixed to his Last Will which is dated the 23rd day of Jan, 2003.

B.C

(2). That on the 23rd day of Jan, 2003, GEORGE

COLEMAN signed, published, and declared the instrument of writing to which this Affidavit is attached as his Last Will in the presence of these Affiants. On the day and year herein mentioned, GEORGE COLEMAN was well above the age of twenty-one (21) years, and was of sound and disposing mind and memory.

(3) That these Affiants subscribed and attested the instrument of writing as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of GEORGE COLEMAN, and in the presence of each other

WITNESS OUR SIGNATURES on this the 23rd day of Jan, 2003

Robert C. Travis

Robert C Travis

Bonnie E Carter

BONNIE E CARTER

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

2003.

[Signature]

NOTARY PUBLIC

My Commission expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES APRIL 30, 2006
BONDED THRU STEGALL NOTARY SERVICE

This document was prepared by.

Robert C. Travis
P. O. Box 1452
Madison, MS 39130
Telephone #: (601) 713-3363
Mississippi State Bar #: 08266

Last Will and Testament

OF

2003-607

MRS. ELSIE CHAPMAN EDMONDS

I, Mrs. Elsie Chapman Edmonds, the widow of Norman N. Edmonds, being an adult resident citizen of the City of Ridgeland, Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I.

I declare that I am the mother of Richard N. Edmonds and David S. Edmonds, to whom all references herein to "my children" or "my sons" relate.

ITEM II.

I do hereby appoint my sons, Richard N. Edmonds and David S. Edmonds, as Co-Executors of this my Last Will and Testament. If either of my said sons be unable or unwilling to serve as a Co-Executor, then and in that event I do hereby appoint my other son as Executor of this my Last Will and Testament. I hereby direct that the Co-Executors or the Executor, as the case may be, shall not be required to give any bond, and I hereby waive the necessity of any inventory, accounting or appraisal being given any court or anyone.

ITEM III.

I hereby direct my Co-Executors to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM IV.

I shall prepare a list in my hand writing of certain items of my personal effects showing the persons I want to receive the same upon my death, which list will be kept with this my Last Will and Testament.

FILED
This Date

SEP 26 2003

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

E.C.E.
ECE

This instrument was, on the day and year shown above, signed published and declared by Mrs. Elsie Chapman Edmonds 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:

Kathryn Huey
SIGNATURE

KATHRYN HUEY
PRINTED NAME

600 S PEOR Orchard
ADDRESS

Redland, MS. 39157

Mildred J. Sims
SIGNATURE

Mildred J. Sims
PRINTED NAME

600 S. PEOR Orchard
ADDRESS

Redland, MS 39157

G:GBWPUJGGP EDMONDS LWT

ECE
ECE

ITEM V.

I hereby bequeath the sum of \$5,000.00 cash to Stephen Edmonds and \$5,000 00 cash to Kevin Edmonds, my grandsons.

ITEM VI.

Presently I have an employee whom I would like to be given a cash amount upon my death and I hereby direct my Co-Executors to pay Aaron Singleton \$3,000.00, if in the sole opinion of my Co-Executors this employee has been loyal to me, is employed by me up to the time of my death, and is physically and mentally capable of enjoying it My Co-Executors' decision shall be absolute and final.

ITEM VII.

Under the Last Will and Testament of my late husband, Norman N. Edmonds, a trust known as the Elsie Chapman Edmonds Marital Trust was created and should there be any assets in such trust upon my death I hereby exercise the power to appoint said assets which such will gives me in Item VI.E to the Co-Executors of my estate and such assets shall descend and be distributed as a part of the assets devised and bequeathed hereunder.

ITEM VIII.

All of the rest, residue and remainder of the property comprising my estate, of whatsoever kind or character and wheresoever situated I give, devise and bequeath to my sons, Richard N. Edmonds and David S Edmonds, share and share alike. If either of my said sons should predecease me leaving issue, then the share of such deceased son shall go to the issue of such deceased son, per stirpes; and if either of my said sons should predecease me without leaving issue then his share shall go to his wife if she is living and if not, it shall go to the other of my said sons if living and if not to his issue, per stirpes.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 10th day of September, 1998.

Elsie Chapman Edmonds
MRS. ELSIE CHAPMAN EDMONDS

E.C.E.
ECE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ELSIE CHAPMAN EDMONDS, DECEASED

NO. 2003-607

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named John G Goulay, Jr., who being by me first duly sworn according to law, states on oath.

1

That the affiant is one of the subscribing witnesses to that instrument of writing purporting to be the Last Will and Testament of Elsie Chapman Edmonds

2.

That on the 9th day of April, 1991, the said Elsie Chapman Edmonds signed, published and declared the instrument of writing to be her Last Will and Testament, in the presence of this affiant and Allen Overby, the other subscribing witness to the instrument

3.

That Elsie Chapman Edmonds was then and there of sound and disposing mind and memory and over the age of eighteen (18) years.

FILED
This Date

SEP 26 2003

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

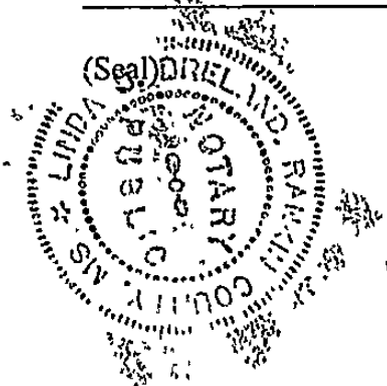
That this affiant, together with Allen Overby, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Elsie Chapman Edmonds, and in the presence of each other.

John G. Gourelay, Jr.
JOHN G. GOURLAY, JR

SWORN TO AND SUBSCRIBED before me on this the 20th day of August, 2003.

Linda St. Leland
NOTARY PUBLIC

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



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ELSIE CHAPMAN EDMONDS, DECEASED

NO. 2003-607

AFFIDAVIT OF CO-EXECUTORS

STATE OF MS
COUNTY OF MADISON

Personally came and appeared before me, the undersigned authority of law in and for the above styled jurisdiction, the within named, Richard N. Edmonds and David S Edmonds, Co-Executors of the Estate of Elsie Chapman Edmonds, Deceased, who being first duly sworn stated on their oath the following:

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

Richard N. Edmonds
Richard N. Edmonds, Co-Executor

SWORN TO AND SUBSCRIBED before me on this the 23rd day of Sept, 2003.

Charles Buckley
NOTARY PUBLIC

My Commission Expires:
My Commission Expires: SEP 12, 2005
(Seal)

David S. Edmonds
David S. Edmonds, Co-Executor

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

Justin Waddell
NOTARY PUBLIC

My Commission Expires:
Notary Public State of Mississippi At Large
My Commission Expires: February 13, 2005
Bonded Thru Helden, Brooks & Garland, Inc.
(Seal)

JUSTIN WADDELL
NOTARY
PUBLIC
RANKIN COUNTY, MS

FILED
This Date

SEP 26 2003

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

FILED
This Date

LAST WILL AND TESTAMENT

2003-654

OCT 03 2003

OF

MILDRED MYERS GORE

Mike Crook, Chancery Clerk
By: Kim Sellers

I, MILDRED MYERS GORE, (also known as Mildred Gore and Mrs. John Gore), having a fixed place of residence in Madison County, State of Mississippi, and being more than 21 years of age and of sound and disposing mind, do hereby make, publish and declare this to be my Last Will and Testament, and revoking all former wills and codicils, as follows:

I.

I name and nominate my son, Johnny M. Gore, as Executor of this my Last Will and Testament without bond or appraisement and hereby specifically waive the statutory requirements of inventory, appraisal and accounting.

II.

I give, devise and bequeath to my daughter, Dorothea E. Lang, all of my jewelry.

III.

I give, devise and bequeath to my granddaughters, Holly Grace Lang and Heather Lea Lang, the sum of two thousand dollars (\$2,000.00) each.

IV.

I give, devise and bequeath to my children, Dorothea E. Lang and Johnny M. Gore, share and share alike all of my other property, real, personal and mixed, of every kind and character and wherever situated, including lapsed legacies and bequests of which I die seized or possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment.

V.

In the event that my son, Johnny M. Gore, should predecease me, or if we should meet our death in a common

disaster, then the interest which he would have received had he survived me, I give devise and bequeath to my daughter, Dorothea E. Lang.

In the event that my daughter, Dorothea E. Lang should predecease me or if we should meet our death in a common disaster, then the interest which she would have received had she survived me, I give devise and bequeath to my granddaughters, Holly Grace Lang and Heather Lee Lang, share and share alike.

VI.

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

IN WITNESS WHEREOF, I have hereunto signed my name on this the 21st day of August, 1991.

Mildred Myers Gore
MILDRED MYERS GORE

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

Marius Martin
Witness

101 Bentonwood
Address
BRANDON, MS., 39042

Ernest L. Purvis
Witness

108 Andrew Chapel Rd
Address
BRANDON, MS 39042

9/13/93

I also want to give my great grand
son \$2,000.00

Mildred M. Gore

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MILDRED MYERS GORE, DECEASED

No. 2003-654

AFFIDAVIT

Executor, has, in good faith, made reasonable, diligent efforts to identify any and all persons having claims against the estate and has given notice by mail to any persons so identified pursuant to Section 91-7-145, Mississippi Code Annotated, 1972, as amended. Executor has given actual notice to the following such creditors at their last known address informing them that failure to have their claim probated and registered by the Clerk of the Chancery Court granting letters within the ninety (90) day period provided for in said section will bar such claim.

Name of Creditor - Address

None.

Johnny M. Gore
JOHNNY M. GORE, EXECUTOR

19th SWORN TO AND SUBSCRIBED BEFORE ME, this the day of September, 2003.

Dew S Newharter
NOTARY PUBLIC

My Commission Expires:

Oct 8, 2003

FILED
This Date

OCT 03 2003

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

2003-662

LAST WILL AND TESTAMENT

OF

L 36 P 331

ALEEN GERTRUDE TUTOR

I, ALEEN GERTRUDE TUTOR, an adult resident of Brandon, Rankin County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

I have two (2) adult children now living, being JAMES DUDLEY TUTOR and BENJAMIN RANDOLPH TUTOR. The word "descendants" as used herein shall include any person hereafter born to any of my descendants. Each of the words "child," "children," and "descendants" shall be deemed to include an adopted child or adopted children, irrespective of any provisions of law establishing a contrary presumption.

ITEM II

I appoint my son, BENJAMIN RANDOLPH TUTOR, Executor of my estate under this Will. In the event BENJAMIN RANDOLPH TUTOR is or becomes unable or unwilling to serve as an Executor, I appoint my son, JAMES DUDLEY TUTOR, as successor Executor. Where used throughout this Will, the terms "Executor," "Executrix," and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator.

FOR IDENTIFICATION:

A. G. T.

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

ITEM III.

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

ITEM IV.

I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character, and wheresoever located, to my children, in shares of substantially equal value. In the event that a child of mine predeceases me, then the share my child would have received if living shall be distributed to the descendants of my deceased child, per stirpes.

FOR IDENTIFICATION:

A. G. J

ITEM V.

Any recipient of property hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. In the event a child of mine disclaims any portion of a bequest, I give, devise and bequeath the property disclaimed to his or her descendants, per stirpes.

ITEM VI.

In addition to the powers and authorities specifically granted to my Executor under this Will, I expressly confer upon my Executor all rights, powers, duties, and authorities conferred upon a Trustee under the Uniform Trustees' Powers Law of Mississippi as it now exists or may hereafter be amended. I authorize my Executor to exercise any such powers and authorities granted in this Will or by the Uniform Trustees' Powers Law of Mississippi without the necessity of obtaining court approval. All rights, powers, duties and discretion granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator.

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

FOR IDENTIFICATION:

A. G. T.

respect to the income tax basis of the property. I authorize my Executor to exercise, at such times and in such manner as my Executor shall deem appropriate, any rights of election or other rights which are available to me or my estate in respect of the provisions of the Internal Revenue Code or of any other tax law.

My Executor shall have the authority to disclaim or renounce any interest in property, in whole or in part, including any power with respect to property and including an undivided interest in property transferred to me or to my estate. Any disclaimer by my Executor shall be made in writing stating specifically the property or interest disclaimed and shall be delivered to the transferor of the property, the transferor's legal representative, or the holder of the legal title to the property to which the interest relates. Any disclaimer shall be made within the time period and in the manner required for the disclaimer to qualify under Section 2518.

My Executor shall have authority to continue all business operations in which I am interested at my death for the time permitted by law in order to avoid depreciation in value of the interests or losses to my estate or associates. My Executor may continue to act as partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable. I specifically authorize my Executor to sell, without the necessity of court approval, any stock or partnership interest held by my estate under the terms of any stock agreement or partnership agreement to which I was a party during my lifetime.

I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts and administration expenses and taxes of my estate and to pledge such of my property, real or personal, as may be necessary to secure such loan; provided, however, that my Executor shall not pledge any property specifically devised or bequeathed herein. My Executor shall not be

FOR IDENTIFICATION:

A.G.T

required to pay or otherwise satisfy such loan or any loan to which my property is subject at my death prior to the closing of my estate and the discharge of my Executor, but may distribute such property at its value net of such loan in satisfaction of any bequest herein.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and

Testament on this the 1 day of October, 1998

Aleen Gertrude Tutor
ALEEN GERTRUDE TUTOR

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

Sara M. Fox

Fupelo, Mississippi
Address

Samuel J. Hill

Ripley, Mississippi
Address

AFFIDAVIT OF SUBSCRIBING WITNESS

B 36 P 336

STATE OF MISSISSIPPI

COUNTY OF LEE

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Sara M. Fox and Sandra J. Hill who, being by me first duly sworn according to law, say on oath:

(1) That these affiants are the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of ALEEN GERTRUDE TUTOR, who was personally known to the affiants, and whose signature is affixed to said Last Will and Testament which is dated the St. day of October, 1998.

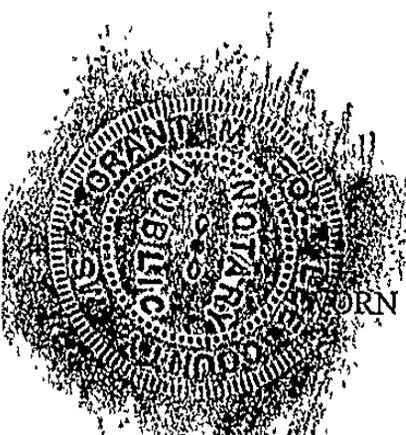
(2) That on the St. day of October, 1998, the said ALEEN GERTRUDE TUTOR signed, published and declared said instrument of writing as her Last Will and Testament in the presence of Sara M. Fox and Sandra J. Hill.

(3) That the said ALEEN GERTRUDE TUTOR was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.

(4) That Sara M. Fox, together with Sandra J. Hill, 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 ALEEN GERTRUDE TUTOR and in the presence of each other.

Sara M. Fox
Sara M. Fox

Sandra J. Hill
Sandra J. Hill



SWORN TO AND SUBSCRIBED BEFORE ME, this the St. day of October, 1998.

Sara M. Fox
Notary Public

My Commission Expires MISSISSIPPI STATEWIDE NOTARY PUBLIC
TUTOR.002 MY COMMISSION EXPIRES FEB. 24, 2001

FILED
This Date

LAST WILL AND TESTAMENT

2003-667

OCT 07 2003

OF

MARGARET W. WINTERS

Miky Crook, Chancery Clerk
by: M. A. Hewes D.C.

I, MARGARET W. WINTERS, an adult resident citizen of Madison County, Mississippi, above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I.

I do hereby appoint my niece, Betty Jeanne Weeks Conerly, as Executrix of this my Last will and Testament. I hereby direct that my Executrix shall not be required to give any bond, and I hereby waive a formal appraisement of my estate.

ITEM II.

I hereby direct my Executrix to pay my funeral expenses and all of my just debts as soon as may be conveniently done.

ITEM III.

A. I give and bequeath unto First Presbyterian Church, Jackson, Mississippi, the sum of Ten Thousand Dollars \$10,000.

B. I give and bequeath unto French Camp Academy, French Camp, Mississippi, the sum of Ten Thousand Dollars \$10,000.

Margaret W. Winters
Margaret W. Winters

C. I give and bequeath unto the Salvation Army, Jackson, Mississippi, the sum of Ten Thousand Dollars \$10,000.

ITEM IV.

I give, devise and bequeath all the rest and residue of the property comprising my estate, of whatsoever kind or character and wheresoever situated, as follows:

- A. One-sixth (1/6) to my niece, Virginia Weeks Warbington.
- B. One-sixth (1/6) to my niece, Barbara Ann Weeks Vinson.
- C. One-sixth (1/6) to my niece, Betty Jeanne Weeks Conerly.
- D. One-sixth (1/6) to my niece, Werdng Weeks Hardin.
- E. One-sixth (1/6) to my niece, Sandra Delores Weeks Townsend.
- F. One-sixth (1/6) to my nephew, Howard Andrew Weeks.

ITEM V.

I have certain bank accounts, certificates of deposit and securities listed in my name and in the name of one or more of my nieces and nephew. It is my desire that my assets be distributed equally to my nieces and nephew as set forth above and that any asset in the name of myself and anyone else be divided equally among my nieces and nephew as set forth above.

ITEM VI.

I give and grant unto my Executrix all of the powers granted by the "Uniform Trustees' Powers Law," being Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972 as now enacted or

Margaret W. Winters
Margaret W. Winters

hereafter amended, including the right to sell or dispose of any real or personal property of my estate at public or private sale without court order and without bond.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 13th day of July, 1999.

Margaret W. Winters
MARGARET W. WINTERS

This instrument was, on the day and year shown above, signed, published and declared by MARGARET W. WINTERS 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.

James S. Armstrong
Sara Stone Brister

WITNESSES

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MARGARET W. WINTERS

NO.2003-1067

AFFIDAVIT

I, Betty Jeanne Weeks Conerly, do solemnly swear that Margaret W. Winters departed this life testate on August 12, 2003, in Madison County, Mississippi.

I do solemnly swear that I have made a reasonable, diligent effort to identify all persons having claims against the estate of Margaret W. Winters, deceased, and have notified said persons by mail advising them that any claims that they may have against the estate should be filed with the Madison County Chancery Clerk within 90 days from the first day of publication in the Madison County Journal, and if said claims are not properly filed such claims be forever barred.

WITNESS MY SIGNATURE on this, the 16th day of September, A. D. 2003.

Betty Jeanne Weeks Conerly
BETTY JEANNE WEEKS CONERLY

SWORN TO AND SUBSCRIBED BEFORE ME on this, the 16th day of September, A. D. 2003.

Donna M. Enlow
NOTARY PUBLIC

My Commission Expires:



FILED
This Date

OCT 07 2003

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARY ELIZABETH SNOWDEN, DECEASED

CAUSE NO. 2003-594

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF Madison

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, Agnes Subilly of TRUSTMARK NATIONAL BANK, Executor under the Last Will and Testament of Mary Elizabeth Snowden, who, by me first duly sworn on oath, stated:

That affiant is the duly appointed, qualified and acting Executor under the Last Will and Testament of Mary Elizabeth Snowden, Deceased, that affiant has made reasonably diligent efforts to identify all persons having claims or potential claims against the above-styled and numbered estate and that to my knowledge, all creditors have been paid in full.

WITNESS THE SIGNATURE OF THE UNDERSIGNED, this 7th day of October, 2003.

TRUSTMARK NATIONAL BANK, Executor
under the Last Will and Testament of
Mary Elizabeth Snowden, Deceased

BY: Agnes Subilly
TITLE Assistant Vice President Trust Officer

SWORN TO AND SUBSCRIBED BEFORE ME, this the 7th day of October, 2003.

Angela Swette
NOTARY PUBLIC

FILED
This Date

OCT 08 2003

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



Last Will and Testament

FILED
This Date

OCT 10 2003

OF

Mike Crook, Chancery Clerk

LARRY ALAN McCOOL By: [Signature] D.C.

I, LARRY ALAN McCOOL, a resident of and domiciled in Madison County, State of Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and in all respects competent and qualified, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking all previous wills and codicils heretofore made by me.

ARTICLE I

Family Members

At the time of the execution of this Will, I am unmarried, having been formerly married to CYNTHIA LISA HILLMAN McCOOL. I have two (2) children now living, namely: STERLING ALAN McCOOL and LUKE ALDEN McCOOL, and all references in this Will to "my children" or "said children" shall mean and refer to them.

ARTICLE II

Payment of Debts and Expenses of Administration

I hereby direct my Executors to pay, out of my residuary estate, 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; provided, however, that my Executors are authorized to pay any debt which I may owe at the time of my death not exceeding Five Hundred Dollars (\$500.00) without the necessity of such debt being probated, registered or allowed against my estate so long as my Executors determine that such debt is a valid debt of my estate. It is my intention, however, that nothing in this Article of my Will shall be construed as creating an express trust or fund for the payment of my debts and expenses which would in any way extend the statute

[Signature]
L.A.M.

of limitations for the payment of debts or enlarge upon my duty or the duty of my Executors to pay debts.

My Executors may, in their discretion, pay all or any portion of the expenses of the administration of my estate out of the income and/or principal of the estate during the period of administration and may elect in accordance with applicable Federal tax laws to deduct such expenses either for Federal estate tax purposes or Federal income tax purposes, or partly for one and partly for the other, irrespective of the source of payment, and without reimbursement or adjustment of the estate accounts or the amounts to which beneficiaries of my estate may otherwise be entitled.

ARTICLE III

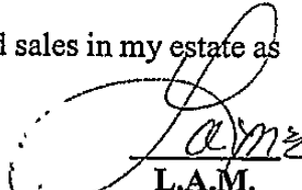
Payment of Taxes

I direct my Executors to pay, out of my residuary estate, all Federal and State estate, inheritance, succession and other death taxes which are assessed against my estate, or against any beneficiary, if any, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my estate for the purpose of such taxes, whether or not included in my estate for probate purposes. Provided, however, that if the assets included in my estate for probate purposes are insufficient to pay all administrative expenses of my estate and all such estate, inheritance, succession and other death taxes assessed against my estate or any beneficiary, my Executors shall have all rights under law to seek reimbursement from any beneficiary who receives property which is included in my estate for tax purposes but which is not a part of my probate estate, for the proportionate share of such taxes attributable to the inclusion of such property in my estate for tax purposes

ARTICLE IV

Sale of Real Property and Personalty

My Executors shall, within a reasonable amount of time after my death, sell all real property and interests therein owned by me at the time of my death and any antiques, furniture, artwork and decorative accessories that I own at the time of my death, including without limitation such property within my home, within the premises of Madison Gallery, L.L.C. (the "Gallery"), within my residence in Destin, Florida, and in storage, and retain the proceeds from said sales in my estate as


L.A.M.

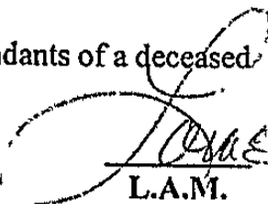
an asset of my estate to be administered in accordance with the terms of this Will. Provided, however, that my Executors shall have the authority to retain any specific item or items from my antiques, furniture, artwork and decorative accessories, which my Executors, in their complete discretion, determine should be retained for the use and benefit of my children, and I grant unto my Executors the power to appoint such items of personalty to such of my children as my Executors shall determine. If my Executors exercise the discretion granted under this Article to retain items of personalty and the power to appoint such items to a child of mine, then my Executors may, in their discretion, distribute such items of personalty to my child, ~~or to my child's natural or legal guardian,~~ or to the Trustees of any trust created under this Will for the benefit of my child, or to an eligible custodian under the Mississippi Uniform Transfers to Minors Act (and my Executors and Trustees, or any of them, shall not be prohibited from serving as custodian unless otherwise prohibited by law), and upon obtaining receipt therefor shall have no further obligation with respect to such items of personalty as Executors.

ARTICLE V

Disposition of Residuary Estate

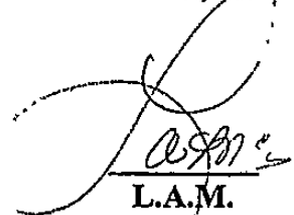
After payment of debts, administrative expenses and taxes, as hereinabove provided, I will, give, devise and bequeath all the rest, residue and remainder of my property and estate, real, personal and mixed, of whatsoever kind and character and wheresoever situated (my "residuary estate"), unto my Trustees, **in trust nevertheless**, to be held, maintained, administered, invested, reinvested and distributed for the uses and purposes and upon the terms and conditions hereinafter set forth:

- A. The name of this trust shall be the "Larry Alan McCool Family Trust."
- B. This trust shall be for the benefit of my children and their descendants.
- C. My Trustee shall divide this trust into separate equal shares. There shall be one separate share for each of my children then living and one separate share for the descendants, as a group, of any child of mine who is then deceased with one or more descendants surviving. Each share created for the descendants of a deceased child of mine shall be further divided into separate equal shares for each descendant of such deceased child of mine such that each share for the descendants of a deceased


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child of mine is divided among the descendants of such deceased child on a per stirpes basis. Each separate share so created for a child or more remote descendant of mine shall be treated as a separate and distinct trust, and each such trust shall be held, maintained, invested, reinvested, administered and distributed as follows:

1. The Trustees shall distribute to the beneficiary, or apply for his or her benefit, so much of the net income of the trust as the Trustees, in their discretion, shall determine is necessary or desirable for the health, support, maintenance and education (including college, graduate and professional education) of the beneficiary and for any medical, dental, hospital, nursing and institutional care expenses which the beneficiary may require.
2. In addition to said distributions of income, the Trustees may, at any time, or from time to time, distribute to or for the benefit of the beneficiary so much of the principal, whether the whole or a lesser amount, as the Trustees may determine, in their discretion, is necessary or desirable for the beneficiary's health, support, maintenance and education (including college, graduate and professional education), and for any medical, dental, hospital, nursing and institutional care expenses which the beneficiary may require. In exercising this discretionary power, the Trustees may, but need not, consider the needs of the beneficiary and the resources available to him or her from other sources known to the Trustees
3. When the beneficiary has attained the age of thirty (30) years, the Trustees shall distribute to the beneficiary, outright and free of trust, one-third (1/3) of the principal of the trust. Then, when the beneficiary has attained the age of thirty-five (35) years, the Trustees shall distribute to the beneficiary, outright and free of trust, one-half (1/2) of the then existing balance of the principal of the trust, and when the beneficiary has attained the age of forty (40) years, the Trustees shall distribute to the beneficiary, outright and free of trust, the


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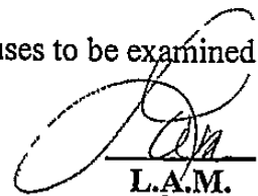
remaining balance of the trust, and the trust for such beneficiary shall then terminate.

4. If at the time a trust created hereunder is funded the beneficiary for whom such trust is created has reached the age required herein for a distribution of a portion, or all, of his or her trust, such portion or all shall be distributed to such beneficiary at that time, and the balance of said trust, if any, shall be administered and distributed as set forth above.
5. Notwithstanding the foregoing, in each instance in which a distribution of principal is to be made all then payable administrative expenses and any applicable taxes shall be paid from the trust estate before the principal distribution is made.
6. In the event the beneficiary shall die prior to the complete distribution of all principal and income to such beneficiary, then upon the death of such beneficiary the balance remaining in such beneficiary's trust, including principal and all accrued income, shall be distributed to the descendants of such deceased beneficiary, per stirpes, or if such deceased beneficiary shall leave no descendant surviving, then the balance remaining in such trust shall be distributed in equal shares to the siblings of such deceased beneficiary or their descendants, per stirpes, or if there be no surviving sibling or descendants of a sibling, then the balance remaining in such trust shall be distributed in equal shares to my surviving child or, if my other child is also then deceased, to his descendants, per stirpes; provided, however, that any property which would pass to a beneficiary of a trust then in existence under this Article shall not pass outright to such beneficiary, but instead shall be added to the principal of such trust to be administered in accordance with the terms and provisions hereof.

- D. In the event all of the persons and classes designated as beneficiaries of a trust hereunder die prior to the distribution of all trust assets, then upon the death of the

last survivor of them, the trust assets shall be distributed in equal shares to my mother, **CLARICE ALLENE McCOOL**, and my sister, **CINDY LOUISE LYNCH**, or if either of them is then deceased, to the survivor of them

- E. Notwithstanding any other provision herein to the contrary, if at the time trust property becomes distributable to a beneficiary such beneficiary is involved in a lawsuit, addicted to gambling or to alcohol, drugs or other chemical substances, is a party to a pending divorce or other legal proceedings, is ill or incapacitated, is in bankruptcy, insolvent, a judgment debtor or otherwise experiencing adverse financial circumstances, or other circumstances exist with respect to such beneficiary under which the Trustees, in their discretion, determine that such distribution is or may be subject to claims of a spouse, a creditor or any other person, or such beneficiary's ability to reasonably, prudently and effectively manage and use such distribution is or may be impaired, then the Trustees may, in their discretion, defer or withhold part or all of such distribution until such time as the Trustees determine that such circumstances no longer exist or have been mitigated to such an extent that it is reasonably prudent to make such distribution or any part thereof. The decision of the Trustees to defer or withhold part or all of any such distribution shall not be subject to question by any beneficiary or other person, and the Trustees shall not be liable to any beneficiary or other interested person for making such decision in good faith. If the Trustees defer all or any part of the distribution of principal beyond such beneficiary's attainment of forty (40) years of age, the Trustees may continue to distribute income and principal to or for the benefit of such beneficiary as hereinabove provided. In making a determination that a beneficiary is addicted to gambling or to alcohol, drugs or other chemical substances, the Trustees may rely upon the opinion of a physician who has examined the beneficiary. The term "physician" shall also include for this purpose any licensed psychologist or psychiatrist. The Trustees may request that the beneficiary be examined by a physician designated by the Trustees, and if the beneficiary refuses to be examined


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by such physician, the Trustees may withhold further distributions to the beneficiary until such time as the beneficiary agrees to be examined by such physician.

- F. Upon the death of any beneficiary of any separate trust created hereunder, the Trustees shall pay any and all taxes attributable to the property or income of such trust, including any applicable income, estate and generation skipping taxes, prior to the distribution of all or any portion of the trust estate or the vesting of all or any portion of the trust estate in another beneficiary. In the event that the separate trust created hereunder shall terminate upon a beneficiary's death, then, in addition to the payment of taxes, the Trustees shall also pay all unpaid expenses of the administration of the trust, including expenses attributable to the final distribution and termination of such trust.

ARTICLE VI

Property Vested In Minor Beneficiary

Whenever any property, whether principal or income, vests pursuant to the provisions of this Will in a minor, persons acting hereunder as Executors or Trustees, as the case may be, shall have the right as donees of a power during minority, upon distribution of such property, to hold and manage the same until such minor attains his or her majority, and may exercise in respect of such property, and the income thereof, all powers conferred by this Will, or by law, upon my Executors or Trustees, including the power to apply any such property or the income thereof to the use or for the benefit of such minor. Said donees shall be entitled to receive such compensation as they would be entitled to receive if they were holding the property as trustee of a separate trust under this Will and shall not be required to render periodic accounts to any Court. My Executors or Trustees are not required to exercise the power granted under this Article of my Will, and may, in their discretion, elect to distribute property to or for the benefit of the minor in whom such property has vested, or to such minor's natural or legal guardian, or to an eligible custodian under the Mississippi Uniform Transfers to Minors Act (and my Executors and Trustees, or any of them, shall not be prohibited from serving as custodian unless otherwise prohibited by law), and upon obtaining receipt therefor shall have no further obligation with respect to such property as Executors or Trustees.


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ARTICLE VII**Trust Provisions**

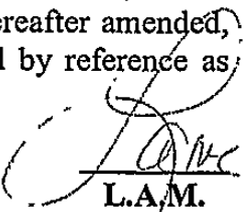
To the extent permitted or required by law, it is my intention and I hereby direct, with respect to any trust created under the terms of this Will, that:

- A. Neither the principal nor the income of any trust created hereunder, nor any part of same, shall be liable for the debts or torts of any beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, and no beneficiary hereunder shall have any power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of his or her interest in any trust, or any part of same, or the income produced from said trust, or any part of same. No part of any trust created hereunder, whether principal, income or increment, shall be attachable, assignable, trustable or liable to be taken at law or in equity for or on account of any debt, tort, obligation or contract of the beneficiary hereunder. No beneficiary's interest in income or principal, or both, of any trust created hereunder is subject to voluntary or involuntary transfer
- B. Any trust created under this Will shall be a private trust, and the Trustees shall not be required to obtain the order or approval of any Court for the exercise of any power or discretion herein given. The Trustees shall not be required to return to any Court any periodic formal accounting of the administration of any trust, but said Trustees shall render annual accounts to each beneficiary of each trust.
- C. No person paying money or delivering property to the Trustees shall be required to see to its application. No bond or other security shall be required of my Trustees. The Trustees of any trust created hereunder are authorized to receive and retain for said Trustees' services in administering each trust reasonable compensation in accordance with that which is customarily and generally charged for performing trust services of the nature involved in such trust
- D. Notwithstanding any other provision of this Will to the contrary, I direct that any trust created hereunder shall terminate within the period prescribed by the Rule Against Perpetuities or by any similar rule or law that may be in effect that requires such termination. I further direct that in the event such termination is required, the principal of any trust then in effect shall be paid over to the primary income beneficiary of such trust, or if there are more than one, then in equal shares to the income beneficiaries, thereby terminating such trust

ARTICLE VIII**Powers of Executors and Trustee**

I hereby authorize and empower my Executors, with respect to my estate, and my Trustees, with respect to any trust created hereunder, and any successor or successors thereof, in their sole and absolute discretion, to do the following:

- A. To exercise all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law," being §§ 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, as now enacted, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated by reference as


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though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executors and Trustees 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.

- B. To purchase or otherwise acquire and to retain, whether originally a part of the estate or subsequently acquired, any and all stocks, bonds, notes or other securities, or shares or interests in investment trusts and common trust funds, or in any other property, real, personal or mixed, as they may deem advisable, whether or not such investments or property be of the character permissible by fiduciaries, without being liable to any person for such retention or investment.
- C. To pay all necessary expenses of administering the estate and any trust including taxes, trustees' fees, fees for the services of accountants, agents and attorneys, and to reimburse said parties for expenses incurred on behalf of my estate or any trust hereunder.
- D. To determine what is principal and what is income with respect to all receipts and disbursements, to establish and maintain reserves for depreciation, depletion, obsolescence, taxes, insurance premiums, and any other purpose deemed necessary and proper by them and to partite and to distribute property of the estate or trust in kind or in undivided interests, and to determine the value of such property. The Trustees are hereby authorized and empowered to hold and invest the assets of any trust created hereunder jointly and in undivided shares or interests.
- E. To perform such acts, to participate in such proceedings and to exercise such other rights and privileges in respect of any property, as if they were the absolute owners thereof, and in connection therewith to enter into and execute any and all agreements binding my estate and any trust created hereunder.
- F. To borrow money from such source or sources and upon such terms and conditions as my Executors or Trustees shall determine, and to give such security therefor as my Executors or Trustees may determine.
- G. To participate in any plan of reorganization, consolidation, dissolution, redemption, or similar proceedings involving assets comprising my estate or any trust created hereunder, and to deposit or withdraw securities under any such proceedings.
- H. To compromise, settle or adjust any claim or demand by or against my estate or any trust, to litigate any such claims, including without limitation any claims relating to estate or income taxes, and to agree to any rescission or modification of any contract or agreement.
- I. To sell, exchange, assign, transfer and convey any security or property, real or personal, held in my estate or in any trust, at public or private sale, at such time and price and upon such terms and conditions (including credit) as my Executors or Trustees may deem advisable and for the best interest of my estate or any trust. I hereby waive any requirement of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court authority or approval for any such sale, exchange, assignment, transfer or conveyance of any real or personal property.
- J. To lease any real or personal property for such term and upon such terms and conditions and rentals and in such manner as may be deemed advisable (with or without privilege of purchase), and any lease so made shall be valid and binding for


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the full term thereof even though the same shall extend beyond the duration of the administration of my estate or any trust created hereunder, all without the approval or authority of any court; and to insure against fire or other risks, to make repairs, replacements and improvements, structural or otherwise, to any real property, to improve any real property and to pay the cost out of principal.

- K. Unless otherwise specifically provided, to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or in an undivided interest therein, or partly in cash and partly in other property, and to do so with or without regard to the income tax basis of specific property allocated to any beneficiary and without making pro rata distributions of specific assets.
- L. To settle, adjust, dissolve, windup or continue any partnership or other entity in which I may own a partnership or equity interest at the time of my death, subject, however, to the terms of any partnership or other agreement to which I am a party at the time of my death. I authorize my Executors and Trustees to continue in any partnership or other entity for such periods and upon such terms as they shall determine. Neither my Executors nor my Trustees shall be disqualified by reason of being a partner, equity owner or title holder in such firm from participating on behalf of my estate in any dealings herein authorized to be carried on between my Executors or Trustees and the partners or equity owners of any such partnership or other entity.
- M. To make any elections and to take any actions necessary in connection therewith which are available under the Internal Revenue Code of 1986, as amended, including but not limited to Section 2032, Section 2032A and Section 6166. I specifically authorize my Executors and Trustees to allocate any of my available generation-skipping tax exemption from the Federal generation-skipping tax as allowed by Section 2631 to any property of which I am deemed transferor under Section 2652(a), including any property not in my probate estate and any property transferred by me during life as to which no allocation of the exemption was made prior to my death.
- N. To disclaim any property which my estate or any trust created hereunder may otherwise be entitled to receive and to take any and all necessary or proper actions to make and fully effectuate a qualified disclaimer or disclaimers under Section 2518, or any similar provision which may be subsequently enacted, and under any disclaimer statute or law which may at any time be in effect under Mississippi law.
- O. To change the domicile or situs of any trust created hereunder.
- P. To divide any trust created hereunder into shares that are treated as separate trusts and to divide any trust created hereunder in such manner as may be advantageous for the beneficiaries thereunder.
- Q. To consolidate and merge any trust created hereunder with any other trust created by me or any other person, whether inter vivos or by Will, if the beneficiaries are the same and the terms of that other trust are substantially the same as the trust created hereunder.

All authorities and powers hereinabove granted unto my Executors and Trustees shall be exercised from time to time in their sole and absolute discretion and without prior authority or approval of any Court, and I intend that such powers be construed in the broadest possible manner.


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ARTICLE IX

Appointment of Executors

I hereby appoint **LANE HOLMES** and **DREW SAMPSON** to serve together as Executors of my estate under this Will. In the event that either of my said Executors shall predecease me or for any reason shall fail to qualify or cease to act as an Executor, then I hereby appoint the survivor of such persons and my sister, **CINDY LOUISE LYNCH**, to serve together as successor Executors of my estate. My Executors and successor Executors shall be entitled to be reimbursed for their expenses incurred in serving as Executors and shall be entitled to a reasonable fee for their services as Executors

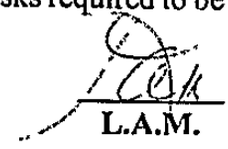
Any reference herein to "my Executors" shall also include my successor Executors hereinabove named, and I confer upon my successor Executors all of the rights, powers, duties, discretions and obligations conferred upon my original Executors hereinabove named. My Executors and my successor Executors shall serve without any bond, and I hereby waive the necessity of preparing or filing any inventory, accounting or formal appraisal of my estate.

ARTICLE X

Appointment of Trustees

I hereby appoint **LANE HOLMES**, **DREW SAMPSON** and **CINDY LOUISE LYNCH** to serve together as Trustees of any and all trusts created under this Will. If any of my said Trustees is or becomes unable or unwilling to serve as a Trustee, **GEORGE GUNN** shall appoint a successor Trustee to serve together with my other Trustees herein named. **GEORGE GUNN** shall also have the power and authority to remove a Trustee or any successor Trustee and to appoint a successor Trustee. **GEORGE GUNN** shall not be required to seek or obtain court approval to remove a Trustee or successor Trustee or to appoint a successor Trustee, but may, in his discretion, seek such court approval if he so desires, and if such approval is sought, all interested parties shall be named as parties to the proceeding to seek removal and/or appointment of a Trustee or successor Trustee.

All actions of the Trustees shall be taken by majority vote of my Trustees, except the Trustees shall have the authority to delegate to any one or more Trustees the duty, power and authority to act on behalf of the Trustees in performing one or more discretionary or ministerial tasks required to be


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performed by the Trustees Any such delegation of duties, power and authority shall be made in writing and accepted, in writing, by the Trustee(s) to whom such duties, power and authority are delegated.

Any reference herein to the "Trustees" shall also refer to and include any successor Trustee(s), and I confer upon any successor Trustee(s) all of the rights, powers, duties, discretions and obligations conferred upon my original Trustees hereinabove named.

ARTICLE XI

Appointment of Guardians

If my former wife, CYNTHIA LISA HILLMAN McCOOL, does not survive me, I hereby appoint CINDY LOUISE LYNCH to serve as Guardian of the person and property of each minor child of mine who shall survive me. I direct that no bond or other security be required of my Guardian.

ARTICLE XII

Construction

Throughout this Will, the masculine gender shall be deemed to include the feminine and the neuter, the singular shall be deemed to include the plural, and vice versa. The terms "descendant" and "descendants," when used herein, shall mean the same as, and shall be interchangeable with, the legal meaning of the term "issue" and shall mean those persons in being at the time they must be ascertained to give effect to the reference to them regardless of whether they are born before or after my death or the death of any other person. Provided, however, that the term "descendant" and "descendants" shall expressly include the legally adopted children of my children, and of my children's descendants, but only if a legally adopted child shall be adopted prior to his or her attainment of twelve (12) years of age. The headings used herein are for convenience only and shall not be construed or interpreted as limiting the scope of the Article to which the heading pertains. Unless otherwise provided, all Section references refer to the Internal Revenue Code of 1986, as amended, or any corresponding provisions of future laws.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of

Mary E. Dunn and J. Robert Taylor, whom I have requested to act as subscribing witnesses hereto, on this the 9 day of September, 2003.

Larry Alan McCool
LARRY ALAN McCOOL

WITNESS:

MARY E. DUNN

J. Robert Taylor

We, each of the subscribing witnesses to the foregoing Last Will and Testament of LARRY ALAN McCOOL, do hereby declare that we have acted as subscribing witnesses hereto at the request of the said LARRY ALAN McCOOL; that he declared this instrument to be his Last Will and Testament to us; that he affixed his signature hereto in the presence of each of us; that we affixed our signatures hereto in his presence and in the presence of each other, all on the day and year above written; and that on this occasion the said LARRY ALAN McCOOL was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this the 9 day of September, 2003.

WITNESS:

ADDRESS:

Mary E. Dunn

502 Arbor Dr, Madison, MS 39110

J. Robert Taylor

103 Queenswood Bend, MS 39047

OCT 10 2003

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

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

IN THE MATTER OF THE ESTATE OF
LARRY ALAN McCOOL, DECEASED

P 2003-694

AFFIDAVIT OF J. ROBERT TAYLOR AS SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the undersigned, J. Robert Taylor, who having been first duly sworn states on his oath that in the presence of this Affiant Larry Alan McCool, signed, made, published and declared as his Last Will and Testament that certain instrument of writing entitled "Last Will and Testament of Larry Alan McCool" dated September 9, 2003, a true and correct copy of which is being annexed as Exhibit "A" to the Petition filed in this cause and the original of which Lane Holmes and Drew Sampson are tendering to the court for admission of said instrument to probate; that the Testator was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testator was acting voluntarily without undue influence, fraud or restraint at the time of his execution of said instrument; that the Affiant subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of Larry Alan McCool in his presence, and in the presence of Mary E. Dunn who also subscribed and attested said instrument as a witness to the signature and publication thereof; that the Testator at the time of the attestation was mentally capable of recognizing and actually conscious of said act and attestation; that the undersigned, J. Robert Taylor, was, at the time of said attestation, a credible and competent subscribing witness to that certain instrument of writing entitled "Last Will and Testament of Larry

Alan McCool" dated September 9, 2003; and that at the time of said attestation the Testator, Larry Alan McCool, was a resident of and had a fixed place of residence in Madison County, State of Mississippi. This Affiant's residence address is 103 Queens Wood, Brandon, Mississippi 39047.

J. Robert Taylor

J. ROBERT TAYLOR

SWORN TO AND SUBSCRIBED before me on this the 9th day of October 2003.

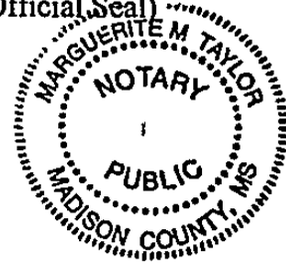
Marguerite M. Taylor

NOTARY PUBLIC

My Commission Expires:

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

(Affix Official Seal)



2003-687

LAST WILL AND TESTAMENT

FILED
This Date

OF

OCT 10 2003

SARA ANDERSON BAILEY

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

I, SARA ANDERSON BAILEY, an adult resident of Madison, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I

My husband's name is WOODROW W. BAILEY, and he is herein referred to as "my husband."

ITEM II.

I appoint BANCORPSOUTH, Jackson, Mississippi, as Executor of my estate under this Will.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate. I have directed the Trustee of the "Sara Anderson Bailey Revocable Trust Number Two" created by me and dated the 24th day of May, 2001, to pay all claims expenses and claims against me or my estate including, but not limited to, taxes penalties, interest, and all administrative expenses. All such claims and expenses shall be charged as provided for under the terms of that trust. I hereby waive any right of recovery, whether arising under Section 2206, 2207, 2207A, 2207B, or otherwise, with respect to estate taxes, except that my Executor shall require the Trustee to comply with the applicable instructions of the trust.

ITEM IV.

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

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

Any amounts devised or bequeathed in this Will are in addition to any amounts received by that person or trust from any life insurance policy insuring my life.

In the event any beneficiary under this Will or any beneficiary of a trust which is a beneficiary under this Will contests any provision of this Will or any provision of a trust which is a beneficiary herein, any and all bequests to that beneficiary whether outright or in trust shall be revoked and shall be void.

It is my desire that my Executor liquidate MAGNOLIA SECURITY CO., INC. as soon as possible after my death after determining that there are not unanticipated tax consequences to the liquidation because of tax law changes after the date of this Will.

ITEM V.

To my husband, WOODROW W. BAILEY, if he survives me, I give and bequeath my automobiles and other vehicles, club memberships, clothing, sport equipment and other personal effects (other than my jewelry bequeathed to SARA WITSELL ANDERSON below).

I give and bequeath to SARA WITSELL ANDERSON, if she survives me, all jewelry of any kind which I may own at my death. I direct my Executor to distribute the jewelry to her as quickly as possible after my death.

ITEM VI.

If my husband does not survive me, I give and bequeath to, in equal shares, GUY BAILEY, JR. and PAULINE WILLIAMS BAILEY any furniture, furnishings, small appliances, linens, glassware, dishes or the like and any clothing located in our living unit in St. Catherine's Village, Madison, Mississippi.

ITEM VII.

I devise and bequeath to the Trustee of the "Sara Anderson Bailey Revocable Trust Number Two," created by me and dated the 24th day of May, 2001, the rest and residue of my estate, real and personal, of whatsoever kind or character and wheresoever situated, including any bequest that may lapse or be renounced or disclaimed or that may otherwise be ineffective for any reason, to be held, administered and distributed as provided therein.

ITEM VIII.

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

ITEM IX.

If my husband survives me he shall select the attorney for my Estate and shall select the appraiser for my Estate.

If my husband is unable to select an attorney I direct that my Executor employ JAMES K. DOSSETT, JR., of Jackson, Mississippi, as attorney for my estate. If JAMES K. DOSSETT, JR., is unwilling or unable to serve as attorney, then my Executor and Trustee shall consult with H. C. BAILEY, JR. and RODERICK S. RUSS, III, as long as they are living and are capable of acting, in the selection of an attorney. The Executor, with concurrence of H. C. BAILEY, JR., may change the attorney for my estate.

If my husband is not serving as Executor of my estate, I further direct that my Executor shall consult with H. C. BAILEY, JR. and JAMES K. DOSSETT, JR. in the selection of an appraiser for my estate, but any appraiser of real estate so selected shall have the MAI designation.

Since RODERICK S. RUSS, III, CPA, is familiar with my business, I request my Executor consider using his services for any accounting work not performed by employees of my Executor.

I direct that JAMES K. DOSSETT, JR. or RODERICK S. RUSS, III may cancel any Deed of Trust securing any indebtedness owed me when such obligation has been paid or satisfied in full.

ITEM X.

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

All rights, powers, duties and discretions granted to or imposed upon a Trustee under the Uniform Trustee's Powers Law of Mississippi as it now exists or may hereafter be amended, other laws of the State of Mississippi and as set forth in other provisions of this Will shall be granted to or imposed upon my Executor and shall be exercisable by my Executor without the necessity of court approval.

Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction or the charitable deduction otherwise allowable in determining the federal estate tax due by my estate. I authorize my Executor to exercise, at such times and in such manner as my Executor shall deem appropriate, any rights of election or other rights which are available to me or my estate in respect of the provisions of the Internal Revenue Code or of any other tax law. I specifically authorize my Executor to allocate any of my available generation-skipping tax exemptions from the federal generation-skipping tax as allowed by Section 2631 to any property of which I am deemed to be the transferor under Section 2652(a), including any property not in my probate estate and any property transferred by me during life as to which no allocation of the exemption was made prior to my death.

My Executor shall have the authority to disclaim or renounce any interest in property, in whole or in part, including any power with respect to property and including an undivided interest in property transferred to me or to my estate. Any disclaimer by my Executor shall be made in writing stating specifically the property or interest disclaimed and shall be delivered to the transferor of the property, the transferor's legal representative, or the holder of the legal title to the property to which the interest relates. Any disclaimer

shall be made within the time period and in the manner required for the disclaimer to qualify under Section 2518.

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

My Executor should be aware that at the death of my husband and me, there will be a refund of One Hundred Fifty-two Thousand Seven Hundred Fifty Dollars (\$152,750.00) from ST. CATHERINE'S VILLAGE, Madison, Mississippi which should go to the estate of last of us to die.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 30 day of May, 2001.

Sara Anderson Bailey
Sara Anderson Bailey

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

Linda C. Harrison

368 Mockingbird Lane, Madison MS
Address 39110

George B. Gilmore

H05 - Armour Dr.
Address

Jackson, Miss.
39211

IN THE CHANCERY COURT
OF MADISON COUNTY, MISSISSIPPI

FILED
This Date

OCT 10 2003

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

ESTATE OF SARA ANDERSON BAILEY,
DECEASED

NO. 2003-687

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

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

A. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of SARA ANDERSON BAILEY, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which the Last Will and Testament is dated the 30th day of May, 2001.

B. That on the 30th day of May, 2001, SARA ANDERSON BAILEY signed, published and declared said instrument of writing as her Last Will and Testament, in the

presence of this affiant and in the presence of LINDA C. HARRISON, the other
subscribing witness to said instrument.

C. That the said SARA ANDERSON BAILEY was then and there of sound
and disposing mind and memory, and well above the age of twenty-one (21) years.

D. That this affiant, together with LINDA C. HARRISON, 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 SARA ANDERSON BAILEY,
and in the presence of each other.

George B. Gilmore
George B. Gilmore

SWORN TO AND SUBSCRIBED BEFORE ME on this the 26th day of
September, 2003.

Linda C. Harrison
Notary Public



My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES FEB. 27, 2004

Leonard C. Martin

LEONARD C. MARTIN
BAKER, DONELSON, BEARMAN
CALDWELL & BERKOWITZ
Post Office Box 14167
Jackson, Mississippi 39236
Telephone: (601) 351-2400
State Bar #1897

ATTORNEY

IN THE CHANCERY COURT
OF MADISON COUNTY, MISSISSIPPI

FILED
This Date

OCT 10 2003

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

ESTATE OF SARA ANDERSON BAILEY,
DECEASED

NO. 2003-687

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF Madison

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

A. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of SARA ANDERSON BAILEY. Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which the Last Will and Testament is dated the 30th day of May, 2001.

B. That on the 30th day of May, 2001, SARA ANDERSON BAILEY signed, published and declared said instrument of writing as her Last Will and Testament, in the

presence of this affiant and in the presence of GEORGE B. GILMORE, the other
subscribing witness to said instrument.

C. That the said SARA ANDERSON BAILEY was then and there of sound
and disposing mind and memory, and well above the age of twenty-one (21) years

D. That this affiant, together with GEORGE B. GILMORE, 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 SARA ANDERSON BAILEY,
and in the presence of each other.


Linda C. Harrison

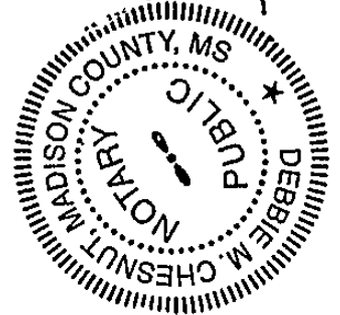
SWORN TO AND SUBSCRIBED BEFORE ME on this the 21th day of

September, 2003.


Notary Public

My Commission Expires:

~~MISSISSIPPI STATEWIDE NOTARY PUBLIC~~
MY COMMISSION EXPIRES OCT 31, 2005
BONDED THRU STEGALL NOTARY SERVICE



Leonard C. Martin

LEONARD C. MARTIN
BAKER, DONELSON, BEARMAN
CALDWELL & BERKOWITZ
Post Office Box 14167
Jackson, Mississippi 39236
Telephone: (601) 351-2400
State Bar #1897

ATTORNEY

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LENNIE McGRUDER, DECEASED

NO 2003-695

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 SHIRLEY McGRUDER who being by me first duly sworn on oath stated:

That Affiant is the duly appointed, qualified and acting Administratrix of the Estate of LENNIE McGRUDER, 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:

- | | <u>Person</u> | <u>Last Known Address</u> |
|-----|-----------------------------|---------------------------|
| 1. | Western Auto | |
| 2. | Trustmark National Bank | |
| 3. | Reeds Jewelers | |
| 4. | Citifinancial Retail | |
| 5. | G. S. Financial | |
| 6. | Central Surgical Associates | |
| 7. | Jackson Oncology | |
| 8. | St. Dominic Hospital | |
| 9. | Physicians Anesthesia Group | |
| 10. | JPA Pathology | |
| 11. | Baptist Hospital | |
| 12. | Radiological Group | |
| 13. | Lakeland Radiologist | |
| 14. | Ameripath Florida | |
| 15. | Dr. Louis Saddler | |
| 16. | Office Depot | |

FILED
This Date

OCT 10 2003

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

WITNESS MY HAND this 6 day of Oct., 2003.

Shirley McGruder
SHIRLEY McGRUDER,
ADMINISTRATRIX

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

Marilyn Keenan
NOTARY PUBLIC



LAST WILL AND TESTAMENT OF LORRAINE W. STRICKLAND

I, **LORRAINE W. STRICKLAND**, a resident of Madison County, Mississippi, with the present address of 2144 Lakeshore Drive #14A, Ridgeland, Mississippi 39157, being over the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this instrument as my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I.

I do hereby bequeath unto my niece, **BETTY T. KING**, of Yazoo County, Mississippi, the following described personal property:

- A. My diamond engagement ring;
- B. My white gold diamond watch;
- C. My yellow gold three-diamond pendant necklace;
- D. My yellow gold bead necklace;
- E. My herringbone gold necklace with detachable heart shaped gold pendant with birthstone;
- F. My gold chain with the initial "L";
- G. All my items of clothing;
- H. Any automobile owned by me at the time of my death;
- I. My white gold heart-shaped diamond pendant necklace;
- J. My antique two-seater rocking chair;
- K. My sterling silver flatware;
- L. My wedding band;
- M. My white gold diamond waterfall ring;

Page 1 of Last Will and Testament of

Lorraine W. Strickland
LORRAINE W. STRICKLAND

FILED
This Date

OCT 10 2003

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

- N. My bedroom suit, other than the queen-size bedroom suit, consisting of:
A double-bed, dresser, stool, chest of drawers and nightstand;
- O. My yellow gold old fashion slide bracelet with stones.

ITEM II.

I do hereby bequeath unto my half-sister, **MARY FRANCES COTTON**, of Yazoo County, Mississippi, my white gold diamond pinky ring.

ITEM III.

I do hereby bequeath unto my greatnephew, **JEFF KING**, my maghoney corner china cabinet.

ITEM IV.

Subject to the provisions hereinafter set forth, I do hereby bequeath unto the Executrix of my estate, the following personal property:

- A. My ladies free form cocktail diamond ring made from the ring of my husband.
- B. All furniture located in my home, other than the furniture hereinabove bequeathed.

The property bequeathed in this item shall be sold by my Executrix on such terms and conditions as determined by my Executrix. I request, although it is not a condition of my Will, that my Executrix obtain an appraisal on the diamond ring and sell said item at its appraised value.

All funds obtained from the sale of said property shall be placed in the residuary of my estate and distributed as provided for the distribution of my residuary estate.

ITEM V.

In the event that my niece, **BETTY T. KING**, should predecease me, I do hereby devise and bequeath the property devised or bequeathed her to her children, per stirpes.

Page #2 of Last Will and Testament of


LORRAINE W. STRICKLAND

If any other beneficiary named in my will should predecease me, said devise or bequest shall lapse and become a part of my residuary estate.

ITEM VI.

Subject to the provision hereinafter contained, I do hereby devise and bequeath all the rest and residue of my property, both real and personal and wherever situated, including all lapsed bequests, in the following manner:

- A. An undivided three-fourths (3/4ths) interest thereof unto my niece, **BETTY T. KING.**
- B. An undivided one thirty-second (1/32nd) thereof unto my nephew, **BILLY ROSS THOMAS.**
- C. An undivided three thirty-second (3/32nds) thereof unto my nephew, **WILLIAM F. GORDON.**
- D. An undivided one thirty-second (1/32nd) thereof unto my nephew, **JACK M. GORDON.**
- E. An undivided one thirty-second (1/32nd) thereof unto my niece, **DOROTHY KAY PAINE.**
- F. An undivided one thirty-second (1/32nd) thereof unto my half-sister, **MARY FRANCES COTTON.**
- G. An undivided one thirty-second (1/32nd) thereof unto my niece, **TRACIE COTTON.**

In the event my niece, **BETTY T. KING**, should predecease me, I do hereby devise and bequeath all residuary property devised and bequeathed her by this item unto her children, per stirpes.

If any other residuary beneficiary named in this item should predecease me, the residuary devise and bequest to said deceased beneficiary shall lapse and become a part of the residuary to be disbursed among the surviving residuary beneficiaries according to their proportionate share.

Page #3 of Last Will and Testament of


LORRAINE W. STRICKLAND

ITEM VII.

I do hereby nominate and appoint my said niece, **BETTY T. KING**, the Executrix of this my Last Will and Testament and direct that she be not required to make or give bond or security as such Executrix; that she be not required to make an inventory or appraisalment of my estate; and that she be not required to account or report to any court having jurisdiction.

IN WITNESS WHEREOF, I have signed, published and declared this instrument as my Last Will and Testament at Yazoo City, Mississippi, on this the 17th day of June, 2002.

Lorraine W. Strickland
LORRAINE W. STRICKLAND

STATE OF MISSISSIPPI
COUNTY OF YAZOO

Personally appeared before me, the undersigned authority, in and for the jurisdiction aforesaid, Griffin Norquist and Edna Y. Rogers, who after being duly sworn, on oath stated as follows:

That the above and foregoing Last Will and Testament of **LORRAINE W. STRICKLAND**, herein referred to as "Testatrix", dated the 17th day of June, 2002, was exhibited by said Testatrix to affiants as her Last Will and Testament, and was signed by her on said date in the presence of affiants, declaring the same to be the Last Will and Testament, of the Testatrix and at her request and in her presence and in the presence of each other, the affiants signed the same as witnesses.

That the Testatrix was on the 17th day of June, 2002, of sound and disposing mind and memory and was over the age of twenty-one (21) years.

Signature: *Griffin Norquist*
Address: 626 GRAND AVE.
Yazoo City MS 39194

Signature: *Edna Y. Rogers*
Address: 2230 Hillwood Terrace
Yazoo City, Miss 39194

SWORN TO AND SUBSCRIBED before me, this the 17th day of June, 2002.

Rita M. Meddleton
NOTARY PUBLIC

My Commission Expires:

1/3/2005



**CODICIL
TO
LAST WILL AND TESTAMENT OF LORRAINE W. STRICKLAND**

I, LORRAINE W. STRICKLAND, a resident of Madison County, Mississippi, with the present address of 2144 Lakeshore Drive #14A, Ridgeland, Mississippi, 39157, being over the age of twenty-one years of sound disposing mind and memory, do hereby make, ordain, declare and publish this instrument as a Codicil to my Last Will and Testament heretofore executed by me on June 17, 2002.

ITEM 1:

I do hereby make the following bequests of items not bequeathed specifically in my Last Will and Testament dated June 17, 2002:

- a. I do hereby bequeath unto William F. Gordon the following:

Hand-carved rocker in the living room and the
pie crust top table

- b. I do hereby bequeath unto Jeff King and Cindy King, or the survivor thereof, the following:

Green velveteen wing-back chair and
mahogany coffee table

- c. I do hereby bequeath to Abby Rose King the following:

Mahogany Lane cedar chest

- d. I do hereby bequeath to Lily Cate King the following:

14 K. Gold Bangle Bracelet

- e. I do hereby bequeath to Mary Frances Cotton the following:

Pecan Chest of Drawer and the Pecan Triple
Dresser

FILED
This Date

OCT 10 2003

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

**PAGE 1 OF CODICIL TO LAST WILL AND
TESTAMENT OF**

Lorraine W. Strickland
LORRAINE W. STRICKLAND

f. I do hereby bequeath to Betty T. King the following:

B 36 P 377

Queen Poster Bed
Matching Night Stand
Living Room Couch
Mahogany Server
Antique Sewing Rocker
Ring Guards for my diamond engagement ring

ITEM 2.

Except for the specific bequests made in ITEM 1 above, all other provisions of my said Last Will and Testament of June 17, 2002, shall remain in full force and effect and I do hereby republish and redeclare said Last Will and Testament dated June 17, 2002, together with this Codicil as my Last Will and Testament.

SIGNED, PUBLISHED AND DECLARED on this the 8th day of Sept., 2003, as a Codicil to my Last Will and Testament dated June 17, 2002.

Lorraine W. Strickland
LORRAINE W. STRICKLAND

WITNESSES:

Anna R. Shores
Helen K. Loman

We, the undersigned witnesses to the Will of Lorraine W. Strickland, do hereby certify that the said Lorraine W. Strickland, on the day she executed the foregoing Codicil was over the age of twenty-one years and of sound and disposing mind; that she signed and subscribed said Codicil and published it a Codicil to her Last Will and Testament dated June 17, 2002, in our presence and in the presence of each of us and that we at her express instance and request signed and subscribed said Codicil as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS our signatures, this the 8th day of September, 2003.

Anna R. Shores
Helen K. Loman

PROOF OF CODICIL TO LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI

YAZOO COUNTY

Personally appeared before me, the undersigned authority in and for the state and county aforesaid, HELEN K. LOOMAN, who being first by me duly sworn stated on oath that affiant is one of the subscribing witnesses to the foregoing and annexed instrument of writing, purporting to be a Codicil to the Last Will and Testament of Lorraine W. Strickland, Deceased, late of Madison County, and that the said Lorraine W. Strickland, published and declared said instrument as a Codicil to her Last Will and Testament, on the 8th day of September, 2003, the day of the date of said instrument, in the presence of this affiant, and in the presence of Anna R. Shores, the other subscribing witness thereto, and that the said testatrix was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this affiant and Anna R. Shores, the other subscribing witness, subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and in the presence of testatrix, and in the presence of each other, on the day and year of the date thereof and the affiant's address is 1010 Place Drive, Yazoo City, Mississippi 39194.

Helen K. Looman
HELEN K. LOOMAN

SWORN TO AND SUBSCRIBED BEFORE ME, this the 9th day of October, 2003

John M. ...
Notary Public



My Commission Expires: May 2, 2006

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF LORRAINE W. STRICKLAND, DECEASED CIVIL ACTION, FILE # 2003-0696

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF YAZOO

Personally appeared before me, the undersigned authority in and for the State and County aforesaid, the within named, Betty T. King, who being by me first duly sworn on oath states:

That Affiant is the duly appointed, qualified and acting Executrix of the Estate of Lorraine W. Strickland, Deceased; that affiant has made reasonable 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 addresses 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, §91-7-145, will bar such claim. The persons so identified and their last known addresses are:

PERSON

LAST KNOWN ADDRESS

NONE

FILED
This Date

OCT 10 2003

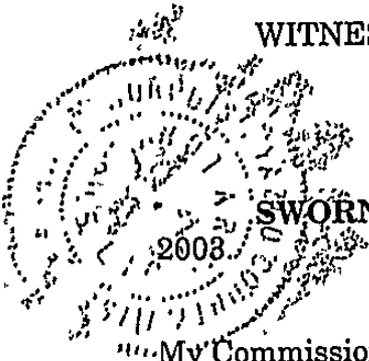
Mike Crook, Chancery Clerk
By: [Signature] D.C

WITNESS my hand, this the 10 day of October, 2003.

[Signature]
BETTY T. KING

SWORN TO AND SUBSCRIBED BEFORE ME, this the 10th day of October,

[Signature]
Notary Public



My Commission Expires:

May 2, 2006

IN THE CHANCERY COURT OF MADISON COUNTY
THE STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LALLAGE S. DILWORTH, DECEASED

CIVIL ACTION NO. 2003-674

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF LAUDERDALE

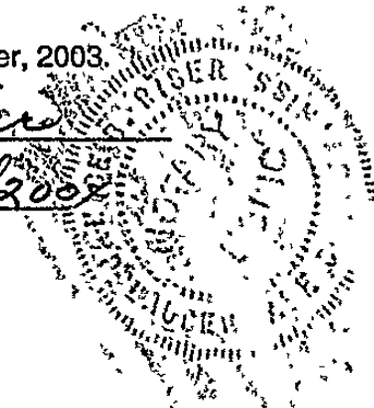
Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, **Robert Spence Dilworth**, who, after being by me first duly sworn, on his oath states that he is the duly appointed Administrator of the Estate of Lallage S. Dilworth, Deceased, Chancery Court of Madison County, Mississippi, and that as such Administrator he has made reasonable diligent efforts to identify persons having claims against the Estate of Lallage S Dilworth, has given notice by mail as required in § 91-7-145 Miss Code Ann. (1972) to such persons informing them that failure to have their claims probated and registered by the Clerk of the Chancery Court of Madison County within ninety (90) days from the date of the first publication of Notice to Creditors by the undersigned will bar such claims.

WITNESS MY SIGNATURE this the 7th day of October, 2003.

Robert Spence Dilworth, Administrator
Robert Spence Dilworth, Administrator of the Estate
of Lallage S. Dilworth, Deceased

SWORN TO AND SUBSCRIBED before me, this the 7th day of October, 2003.

Janice B. Rivers
NOTARY PUBLIC
My Commission Expires: 6/5/2008



Thomas R. Jones
Miss. State Bar 3313
BOURDEAUX & JONES
Post Office Box 2009
Meridian, MS 39302-2009
Attorney for Estate

FILED
This Date

OCT 10 2003

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

STATE OF MISSISSIPPI
COUNTY OF MADISON

B 36 381

LAST WILL AND TESTAMENT

FILED
TL. rate

OF

OCT 10 1943

ERNESTINE ELDER

Mike Crook, Chanc. Clerk
By: *Kim DeLoe*

I, Ernestine Elder, a resident of the County of Madison, State of Mississippi, being of sound mind and body, but aware of the certainty of death, do hereby make this my Last Will and Testament, revoking all others heretofore made by me.

Upon my death, I desire that all my just debts be paid.

I hereby leave and bequeath my home and all of my furnishings located at 416 Welch Street, Canton, Mississippi, to Maxine Elder Ross, my daughter.

I leave Beatrice Elder Evans, my daughter, as beneficiary of my Gulf Life Insurance Policy.

I leave Helen Elder Warren as beneficiary of my Security Life Insurance Policy.

I leave to Dee Edra Thomas, my granddaughter, \$500.00 out of my death benefits from the Herion Jericho Lodge.

I leave to my sons, Ulysses "Bill", MacWillie, Vernon, I.J., and Ellis, each \$500.00.

I leave to Irene, the daughter of I.J., \$200.00.

I leave to Tommie Elder, my grandson, \$200.00

I leave my burial policies from Peoples for \$450.00, ~~two~~ societies for \$1,000.00 and ~~\$125.00~~ each, and Mount Able Baptist Church for \$100.00 to pay my burial expenses. *5 other societies Ernestine Elder*

I leave my children all the love a mother could give and the strength which the Lord has blessed me with.

Lastly, I would like to say to all of my children, "Love and Protect one another."

I appoint Maxine Ross as the Executrix of my estate to insure that all my property is disposed of in accordance with my will.

Ernestine Elder
ERNESTINE ELDER

This Last Will and Testament consists of two (2) pages signed and executed at Canton, Mississippi on the 30th day of June, 1986.

This Last Will and Testament of Ernestine Elder was received by a Notary in the presence of three (3) witnesses residing in the County where this Will is executed. Furthermore, the Last Will and Testament was dictated by the Testator, written by the Notary as dictated by the Testator, and read to the Testator in the presence of the witnesses. All the above formalities were fulfilled at one time, without interruption and without turning aside to other acts. Furthermore, the Testator has affixed her signature at the end of each other separate page of the Will and declared or signified in the presence of the Testator and each other we hereunto subscribed our names this 30th day of June, 1986.

WITNESSES:

Mildred Nash
Lillian Sheer
Elle Mae Ruffin

Ernestine Elder
ERNESTINE ELDER

[Signature]
NOTARY

On this 30th day of June, 1986, before me, personally appeared, Ernestine Elder, to me known to be the person named in and who executed the above Last Will and Testament and acknowledged that she executed the same as her own free act and deed.

My terms expires My Commission Expires March 2, 1988

[Signature]
NOTARY

LAST WILL AND TESTAMENT
OF

FILED
This Date

DAVID S. "BO" DIVINE

OCT 20 2003

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

I, DAVID S. "BO" DIVINE, of the City of Sharon, Madison County,

Mississippi, being over the age of Twenty-One (21) years and of sound mind and disposing memory do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all former wills, codicils, and writings of a testamentary character at any time heretofore made by me.

I.

For the purpose of carrying out this my Last Will and Testament, I do hereby nominate, constitute and appoint my sister, **Kinnie Divine and Mary Catherine VanDuzee**, as Co-Executrix. I do direct that said Co-Executrix be allowed to serve without the necessity of bond or other security; and I do further waive the necessity of any formal appraisal or inventory be made of my estate. If one of the co-executrix should predecease me, or if she, for any reason be unable to perform as Executrix, then I hereby appoint the surviving or consenting Executrix to serve, I do direct that said single Executrix also serve without the necessity of bond. I do hereby expressly give and grant to my Co-Executrix, during the period of administration of my estate, full and plenary power to sell, exchange, mortgage, pledge, lease, or otherwise dispose of or grant options with respect to any property constituting an asset of my estate, whether real, personal or mixed, upon such terms and conditions as my Co-Executrix shall deem advisable without the necessity of first obtaining the order or approval of any Court authorizing the Co-Executrix

AK DSD

so to do. I further give and grant to my Co-Executrix, full and plenary power to distribute my estate either in cash or in kind or partly in cash and partly in kind, and when in kind my Co-Executrix shall have full power and authority to determine the fair value of each item of both my real and personal property for the purposes of division and distribution. It is my desire that the administration and distribution of my property and estate as contemplated by this Will shall be accomplished insofar as possible without the intervention of any Court and therefore, I do hereby authorize my Co-Executrix to file only such reports with regard to the administration and distribution of my estate as shall be legally necessary for the final settlement of my estate.

II.

I do direct that my Co-Executrix shall pay all of my just debts, funeral expenses, and valid claims against my estate, including all taxes, federal and state, or local, and all expenses of every character incurred in the probate of this will and the settlement of my estate be paid as soon as reasonably practical after my death, all in accord with the applicable laws of this state. I do further grant to my Co-Executrix the power to waive the necessity of such debts being first probated and allowed against my estate.

III.

After the payment of said debts and expenses, I do hereby give and bequeath the following cash bequests unto the family and friends as set forth below:

- 1. Kinnie S. Divine \$ 5,000.00
- 2. John William Divine \$ 4,000.00
- 3. Mary Cathrine DanDuzee \$ 5,000.00
- 4. Minnie Jane Burns \$ 5,000.00
- 5. Cristy Oilschlager \$ 5,000.00

DSD
____ DSD

- | | | |
|-----|--|-------------|
| 6. | Kay & Ken Oilschlager | \$ 3,000 00 |
| 7. | James E. W. Mitchell | \$ 5,000.00 |
| 8. | David Russell | \$ 3,000 00 |
| 9. | Bob Ward | \$ 5,000.00 |
| 10. | Robert Martin | \$ 1,000.00 |
| 11. | Hazel Howard | \$ 1,500.00 |
| 12. | Kappa Alpha Fraternity at
Mississippi State University | \$ 2,000.00 |
| | | |
| 13. | Sharon Methodist Church
Cemetery Fund | \$12,500.00 |
| | | |
| 14. | Goran Berg | \$ 500.00 |
| 15. | Mikael Somberg | 500.00 |
| 16. | Vilfred Lagoni | 500.00 |
| 17. | Norbert Bahn | 500.00 |
| 18. | Harold Shiller | 500.00 |
| 19. | Arif Stahi | 500.00 |
| | | |
| 20. | James K. Smith, if he owes me money I hereby forgive his debt to me personally
in full. | |

It is my desire if any of the above named individuals predecease me or if they die prior to distribution of said bequests, then their specific bequests shall lapse and be distributed according to the residuary clause set forth below. If there is not enough cash to satisfy all of the above bequests then my Co-Executrix shall sell enough property as devised in the residuary clause set forth below to satisfy all of the above bequests. If there is still not enough to satisfy all of the above bequests then all of the above parties shall take there proportionate share of the amount available, whatever amount that is

IV.

I do hereby give and devise all of my undivided mineral interests wherever located to Kinnie Divine.

V.

I do hereby give, devise and bequeath unto Kinnie Devine and Mary Catherine VanDuzee the remainder of ALL REAL, PERSONAL, or MIXED PROPERTY, owned by me or that may come into my hands in the future, for their own use and benefit forever. Including but not limited to all cash, checking and savings accounts, stocks, bonds, funds, securities, IRA's, automobiles, animals, jewelry, houses, and land owned or claimed by me at the time of my death.

This interest devised to them shall be in the following proportion, Kinnie Divine 60%, Mary Catherine VanDuzee 40%, or to the survivor(s) in the event one or more are deceased.

VI.

It is my desire that my body be cremated with Wright and Ferguson handling the Arrangements, including a wake or visitation at the High Street Chapel. A Memorial service shall be held at the Sharon Methodist Church with the chosen days being Wednesday or Saturday. My remains shall be buried at Sharon Methodist Church Cemetery. A small marker will be placed at the foot of the grave of my mother, Miss Sudie. It is my desire that Richard Rankin, minister the funeral with Marshall Jenkins and J.R. Hall assisting. It is my desire that the following friends be asked to serve as honorary pall bearers if they so desire, James K. Smith, Sr., James E.W. Mitchell, Willie L. Turner, Charles Clay Polk, David Russell, with Bill VanDuzee and Bob Ward being co-captains. It would be nice if all pall bears wore black suits. Music will be by volunteers on the piano, vocalists will be especially welcomed. It is my further desire that my good friends in Germany be notified namely Goran Berg, Mikael

Somberg, Vilfred Lagoni, Norbert Bahn, Harold Shiller, Arif Stahi, all of whom shall also be honorary pall bearers

VII.

I do hereby authorize and direct my Co-Executrix to employ my friend, C. Mike Quick as attorney for probating my estate if he is available and willing to do so, and also my friend Larry Lefoldt, CPA to handle any tax matters that may arise in the probate of my will. It is also my desire that the Co-Executrix consult with C. Mike Quick and Larry Lefoldt for sound advice in the handling of my estate I trust their judgment.

VIII

This instrument is executed in duplicate and each shall be considered as original. It is my intent by this Will and in the order and manner stated above to give, devise, and bequeath all property, real, personal or mixed, that I may now own or may hereinafter acquire. Anyone who contests the provisions of this my Last Will and Testament shall be cut completely out of my Last Will and Testament and forfeit any and all bequest or devise herein made in their name

IN WITNESS HEREOF, I do hereby sign, publish and declare this to be my Last Will and Testament in the presence of the persons witnessing and by my request.

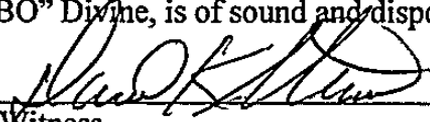
This the 10 day of April, 2003.

Witness [Signature]
[Signature]

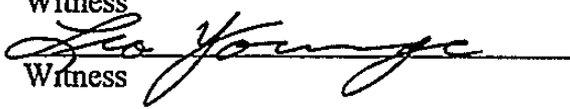
[Signature]
David S. Divine

CERTIFICATE

The above and foregoing instrument, consisting of six (6) pages, including this page, was on the day and date thereof signed, published, and declared by the above named Testator, DAVID S. "BO" DIVINE as his Last Will and Testament, in the presence of us, the undersigned, who at his request and in his presence, and in the presence of each other, have hereto signed our names as subscribing witnesses and each of us declares that in our opinion, David S. "BO" Divine, is of sound and disposing mind and memory.



Witness



Witness

Last Will and Testament

2003-753

FILED
This Date

OF

OCT 27 2003

CHARLOTTE LOFTIS CARMICHAEL

Mike Crook, Chancery Clerk

By: *[Signature]* D.C.

I, Charlotte Loftis Carmichael being an adult resident citizen of Jackson, Hinds County, Mississippi being above the age of 21 years of sound and disposing mind and memory do hereby make, publish and declare this to be my Last Will and Testament and do hereby revoke any and all other Wills and codicils heretofore made by me.

ARTICLE I.

I hereby appoint Hubert M. Carmichael, my husband as executor of this my Last Will and Testament. I hereby direct that my executor shall not be required to give any bond or file any inventory or accounting and I hereby waive the necessity of having a formal appraisal of my estate.

In the event that my husband fails to survive me, or shall otherwise fail to qualify or serve as the executor of this my Last Will and Testament, I hereby appoint Hubert McRae Carmichael, Jr., my son, as executor of this my Last Will and Testament under the same provisions and conditions as set forth above.

ARTICLE II.

I hereby direct my executor to pay all federal, state, transfer or other death taxes which are assessed against my estate or against any beneficiary including proceeds or other property which shall be included in my gross estate for the purposes of such taxes included in my estate for probate purposes. I direct that my executor pay all of my just debts which may be probated, registered or allowed against my estate.

ARTICLE III.

I hereby give, devise and bequeath unto my husband, Hubert M. Carmichael, my entire estate whether the same be real, personal or mixed of whatsoever kind and wheresoever situated.

ARTICLE IV.

If my husband shall not survive me, I give, devise and bequeath all of my estate whether the same be real, personal, or mixed of whatsoever kind and wheresoever situated, to my four children, Hubert McRae Carmichael, Jr., Laird Stuart Carmichael, Patsy Jarman Carmichael Sachs and Lucy Fitzallen Carmichael Steele to share and share alike. If any of my children shall predecease me then their share shall go to their issue per stirpes.

IN WITNESS WHEREOF I have set my hand unto this my Last Will and Testament consisting of two pages, this the 12th day of November, 1976.

Charlotte Loftis Carmichael
CHARLOTTE LOFTIS CARMICHAEL

We, the undersigned subscribing witnesses do hereby certify and attest that the foregoing Last Will and Testament of Charlotte Loftis Carmichael was signed, published and declared by her to be her Last Will and Testament in our presence and at her request in her presence and in the presence of each other did, on the above date subscribe our names thereto as witnesses.

William T. Birkin
John Howard Stone

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CHARLOTTE LOFTIS CARMICHAEL, DECEASED

NO. 2003-753

FILED
This Date

AFFIDAVIT OF EXECUTOR

OCT 27 2003

STATE OF MISSISSIPPI
COUNTY OF HINDS

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

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

jurisdiction, the within named Hubert McRae Carmichael, Jr., who, after first being duly sworn by me, states under oath that he, as Executor of the Estate of Charlotte Loftis Carmichael, Deceased, has after reasonably diligent efforts, been unable to identify any persons having claims against the Estate.

[Signature]
HUBERT MCRAE CARMICHAEL, JR.,
EXECUTOR

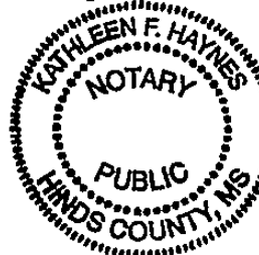
SWORN TO AND SUBSCRIBED before me, this the 10th day of

October, 2003.

[Signature]
NOTARY PUBLIC

My Commission Expires:

James Leon Young (MS Bar #6652)
Young, Williams, Henderson & Fuselier, P.A.
210 East Capitol Street, Suite 2000
Post Office Box 23059
Jackson, Mississippi 39225-3059
Telephone No. (601) 948-6100



Notary Public State of Mississippi
At Large
My Commission Expires
December 17, 2004
BONDED THRU
HEIDEN-MARCHETTI, INC.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE THE ESTATE OF LUCILLE
HERRON JEFFERSON, DECEASED

CIVIL ACTION NO. 2003-536

AFFIDAVIT

FILED
This Date

STATE OF MISSISSIPPI
COUNTY OF MADISON

OCT 29 2003

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

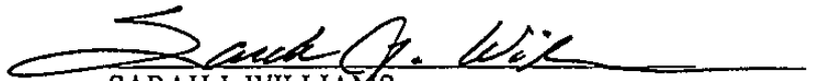
PERSONALLY appeared before me, the undersigned authority in and for the state and county aforesaid, the within named SARAH J WILLIAMS, who being by me first duly sworn, stated:

That the affiant is the duly appointed, qualified and acting Administratrix of the Estate of Lucille Herron Jefferson, Deceased, that the 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 addresses informing them that a failure to have their claim probated and registered by the Clerk of the Court granting letters within the ninety (90) day period provided by the Mississippi Code of 1972, Annotated, §91-7-145, will bar such claim. The persons/businesses so identified and their last known addresses are:

	PERSON/BUSINES	LAST KNOWN ADDRESS
1	Lakeover Funeral Home	1525 Beasley Road Jackson, MS 39206
2.	St Dominic Memorial Hospital	969 Lakeland Drive Jackson, MS 39216
3	CenterPoint Entergy	276 Commerce Park Drive Ridgeland, MS 39157
4	Entergy	P.O. Box 61825 New Orleans, LA 70161-1825

- 5. Division of Medicaid 5202 Keele Street
Suite 1
Jackson, MS 39206-4398
- 6. Pearly Hawkins P.O. Box 404
Madison, MS 39130
- 7. Dennis Williams 1961 Bethel Road
Coldwater, MS 38618
- 8. Kay Pace, Tax Collector P O Box 113
Canton, MS 39046
Madison County

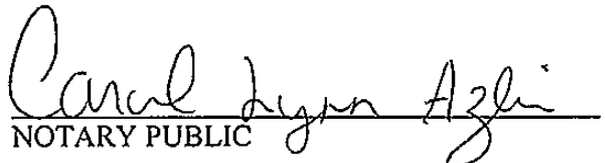
This the 28th day of October, 2003.


 SARAH J WILLIAMS
 Administratrix of the Estate of
 Lucille Herron Jefferson, Deceased

SWORN TO AND SUBSCRIBED before me, this the 28th day of October, 2003

My Commission Expires




 NOTARY PUBLIC

CAUSE# _____

BOOK# _____ PAGE# _____

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