

LAST WILL AND TESTAMENT

FILED
This Date

OF

NOV 19 2003

C. ROLLINS BROWN, JR.

2003-787

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

KNOW ALL MEN BY THESE PRESENTS.

That I, C ROLLINS BROWN, JR., a resident of Jackson, Hinds County, Mississippi, being over the age of eighteen years (18) and of sound and disposing mind and memory, and not acting under any duress, menace, fraud or undue influence of any person whomsoever, do hereby make, publish and declare this to be my Last Will and Testament:

ARTICLE I

- (a) I hereby revoke and annul all other wills and codicils heretofore made by me.
- (b) My wife is Dorothy Freeman Brown and all references in this will to "my wife" shall mean the aforesaid person. My wife and I have (3) children, now living, namely a daughter, BARBARA BROWN PIERCE, a son, CARVER ROLLINS BROWN, III; and a daughter, BETTY BROWN SPENCER. My wife and I have no deceased children. The terms "my child" and "my children" as used in this Will shall mean the aforesaid persons, and shall include any other children hereafter conceived by or born to my wife and I at the time of my death, or adopted by me.

ARTICLE II

- (a) I appoint and nominate my wife, Dorothy Freeman Brown, as executrix of my estate. If she should, for any reason, be unable or unwilling to serve or to continue to serve, then I appoint and nominate my daughter, Barbara Brown Pierce, as alternate executrix of my estate. If Barbara Brown Pierce should, for any reason, be unwilling or unable to serve or to continue to serve as executrix, then I nominate and appoint Clifford R. Redding, of Jackson, Mississippi, to serve as alternate executor of my estate.
- (b) I appoint and nominate my daughter, Barbara Brown Pierce, as trustee of the trusts created under Articles V, VI and VIII, hereof. If she should, for any reason, be unable or unwilling to serve or to continue to serve, then I appoint and nominate James Parker Pierce to serve as the successor trustee of the aforesaid trusts.



C. Rollins Brown, Jr.

(c) The terms "executor," "executrix" and "trustee" as used in this will, and all references thereto through any type of pronoun, shall include any person or persons, whether male or female, or any institution that may be serving hereunder at any time as a fiduciary or co-fiduciary of either my estate or of any trust created herein. All of the estates, powers, trusts, duties and discretions herein granted or conferred shall be held by and extend to any executor, executrix, co-executor, co-executrix, trustee or co-trustee who at any time may be acting hereunder, whether or not named herein, and shall remain exercisable after the termination of the trust until its final distribution

(d) To the full extent allowed by law, I direct that no person or institution serving hereunder as executor, executrix, co-executor, co-executrix, trustee or co-trustee, or in any other similar capacity, shall be required to give any bond or other security, or be required to file any inventories, appraisals, accountings or periodic reports with any court, and I hereby waive the necessity of the appraisalment of my estate

ARTICLE III

I may leave a memorandum, written in my own handwriting and dated, directing disposition of certain household property, jewelry, china, silverware, furniture, pictures, works of art, automobiles, trucks, sporting equipment, guns, appliances, tools, equipment, supplies, personal effects, and all policies of insurance on such tangible personal property. My Executrix shall carry out the directions of such memorandum. If I leave such memorandum covering some of these types of items, but not all, or if I leave no such memorandum, any of these types of items not disposed of by such memorandum I give and bequeath to my wife, if living, and if she predeceases me, then in accordance with Article VIII, below.

ARTICLE IV

I direct that all of my debts, funeral expenses, and testamentary charges, as well as all inheritance, estate, transfer, legacy and succession taxes levied or assessed by the United States or by any State of the Union, shall be paid as soon after my death as may be conveniently done, except that by this provision, I do not require the prepayment of any indebtedness which is secured by a mortgage,


C Rollins Brown, Jr

Last Will and Testament of C. Rollins Brown, Jr.

pledge, or similar encumbrance on property owned by me at my death, and if in her discretion my executrix elects not to pay such indebtedness, then the encumbered property shall pass subject thereto I direct that all debts, expenses and taxes assessed on or due by my estate be paid out of the rest, residue and remainder of my estate as set out in Article VI hereof, or if my wife predeceases me, out of the rest, residue and remainder of my estate as set out in Article VIII hereof.

ARTICLE V

If my wife, Dorothy Freeman Brown, survives me, I give, devise, bequeath unto the trustee named in Paragraph (b) of Article II hereof, or her successors, that portion of my estate described in Paragraph (b) of this Article V, IN TRUST NEVERTHELESS, for the uses and purposes and subject to the terms, conditions, powers and agreements hereinafter set forth, to hold, manage, invest and reinvest the same and to collect and receive the income therefrom, and after deducting all expenses necessary to the administration thereof, to pay and distribute the income and corpus thereof as set forth herein

(a) This trust shall be known as the "C. Rollins Brown, Jr. Marital Trust," and reference to said trust solely by the use of said name, whether in the performance of some act or in the acquisition of property, shall be sufficient reference to all of the terms, conditions, provisions and limitations set forth in this will for all purposes.

(b) The initial corpus of this trust shall consist of property equal in value to that amount (if any) which, when added to the value of all other items of my "gross estate" as defined in the Internal Revenue Code of 1986 which qualify for the marital deduction thereunder and which pass or have passed to my said wife outright under other provisions of this will or outside this will by operation of law or otherwise, will produce the minimum amount which, after taking into account all credits and deductions available to my estate for Federal estate tax purposes (other than the marital deduction), will generate an allowable marital deduction that will result in the least amount of Federal estate tax (being none, if possible); provided, however, that in determining the amount of the allowable marital deduction, the credit for state death taxes shall be considered only to the extent that those taxes are not


C. Rollins Brown, Jr.

thereby incurred or increased. The term "value" as used in Paragraph (b) of this Article V shall mean the value as finally determined for Federal estate tax purposes. My executrix shall have full power and the sole discretion to satisfy this bequest and devise either wholly or partly in cash or in kind and to select the assets of which it shall be constituted, provided, however, that in exercising this power and discretion, my executrix shall select the assets to be distributed in satisfaction thereof in such manner that the cash and other property distributed will have an aggregate fair market value fairly representative of the distributee's proportionate share of the appreciation or depreciation in the value to the date or dates of distribution of all property then available for distribution; and provided further that in no event shall there be included in this gift any assets or the proceeds of any asset which will not qualify for the marital deduction for Federal estate tax purposes

(c) I hereby authorize my executrix, in her sole discretion, to elect to have a specific portion or all of this trust, herein referred to as the "marital portion" treated as qualified terminable interest property for Federal estate tax purposes. The election made by my executrix under this paragraph shall not be subject to question by any beneficiary under this will, and I hereby expressly relieve and exonerate my executrix from any liability to any and all persons arising from the exercise of her discretion in making or not making the election hereunder

(d) If my executrix makes the election set out in Paragraph (c) of this Article V, then upon the filing of the estate tax return for my estate with the United States Government, the executrix or trustee may set aside that portion of the property described in Paragraph (b) of this Article V with respect to which such election has been made, and that portion of the property described in Paragraph (b) of this Article V with respect to which no such election has been made, in separate funds within the trust for internal accounting purposes. Any election of a portion thereof must be specified as a fractional or percentile share of the whole. Principal invasions made under Paragraph (f) of this Article V shall be made first from the elected portion

(e) During the lifetime of my wife, this trust shall be held for her sole use and benefit, and the trustee shall pay over to or apply for my wife's sole use and benefit, in convenient installments,


C Rollins Brown, Jr

being monthly if possible but in any event at least annually, all of the net income of this trust which shall accrue from the date of my death

(f) In addition to all of the net income, the trustee shall also pay over to or apply for the sole use and benefit of my wife so much of the corpus of this trust as the trustees shall, in her discretion, deem necessary or desirable for my wife's health, support and maintenance, including (but not limited to) hospital, medical, surgical, nursing, and other care, having in mind both the standard of living to which she has become accustomed as my wife and her income received from other sources

(g) No person shall have any power to appoint any part of the property of this trust to any person other than my wife during her lifetime

(h) Notwithstanding any provision contained in this will to the contrary, unproductive property shall not be held as an asset of my estate or this trust for more than a reasonable time during the lifetime of my wife without her written consent My wife can require that the asset be made productive or may require that it be converted within a reasonable time to productive property.

(i) This trust shall cease and terminate upon the death of my wife.

(j) Unless my wife directs otherwise by her will, the trustees, prior to the corpus distribution as provided in Paragraph (k) of this Article V, shall first pay from the corpus of this trust directly to the taxing authorities or to the legal representative of my wife's estate, as the trustee deems advisable, the amount by which the estate and inheritance taxes assessed by reason of the death of my wife shall be increased as a result of the inclusion of any part or all of this trust in her estate for such tax purposes because of the election to qualify any part or all of this trust as qualified terminable interest property. The trustee's selection of assets to be sold to pay the aforesaid amount, and the tax effects thereof, shall not be subject to question by any beneficiary.

(k) Upon the termination of this trust, all of the accrued, accumulated and undistributed income shall be paid to the estate of my wife, and the entire remaining corpus, after the payment of any amount required under Paragraph (j) of this Article V, shall be divided, administered and disposed of in the manner set forth in Article VIII hereof.


C. Rollins Brown, Jr.

ARTICLE VI

If my wife survives me, I give and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed, of whatsoever kind and wheresoever located, unto my trustee named in Paragraph (b) of Article II hereof, or her successors, IN TRUST NEVERTHELESS for the following uses and purposes and subject to the terms, conditions, powers and agreements hereinafter set forth, to hold, manage, invest and reinvest the same and to collect and receive the income therefrom, and after deducting all expenses necessary to the administration thereof, to pay and distribute the income and corpus thereof in the following manner.

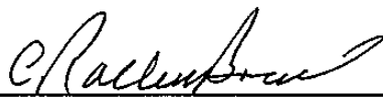
(a) This trust shall be known as the "C Rollins Brown, Jr Residuary Trust," and reference to the trust solely by the use of the said name, whether in the performance of some act or in the acquisition of property, shall be sufficient reference to all of the terms, conditions, provisions and limitations set forth in this will for all purposes.

(b) During the lifetime of my wife, Dorothy Freeman Brown, this trust shall be held for her sole use and benefit, and the trustee shall pay to her or apply for her sole use and benefit, in convenient installments being monthly if possible but in any event at least annually, all of the net income of this trust

(c) In addition to all of the net income, the trustee shall pay over to or apply for the sole benefit of my said wife so much of the corpus of this trust as the trustee shall, in her discretion, deem necessary or desirable for my said wife's health, support and maintenance, having in mind both the standard of living to which she has been accustomed as my wife and her income received from other sources. For the purpose of this provision, health care shall include (but not be limited to) hospital, medical, surgical, and other care.

(d) This trust shall cease and terminate upon the death of my wife, Dorothy Freeman Brown.

(e) Upon the termination of this trust at the death of my wife, the entire corpus and all accumulated and undistributed income remaining in this trust at her death with respect to which no


C Rollins Brown, Jr

effective disposition has been made by her through the exercise of her special power of appointment shall be divided, administered and disposed of in the manner set forth in Article VIII hereof.

ARTICLE VII

If my wife, Dorothy Freeman Brown, predeceases me, then I give, devise and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed, of whatsoever kind and wheresoever located, in the manner set out in Article VIII hereof

ARTICLE VIII

The distribution of trust corpus referred to in Paragraph (k) of Article V, of the trust corpus and all accumulated and undistributed income referred to in Paragraph (e) of Article VI, and of the rest, residue and remainder of my estate referred to in Article VII, or as directed elsewhere in this Will, as the case may be, shall be accomplished in the following manner: The said trust corpus, and accumulated and undistributed income, or the said rest, residue and remainder of my estate, as the case may be, shall be divided into equal shares among my children, Barbara Brown Pierce, Carver Rollins Brown, III and Betty Brown Spencer, whether they be living or not; provided, however, if any of the foregoing children be then dead, such child's share shall be further divided into shares on a per stirpes basis among his or her then-living natural issue, or if there be no such then-living natural issue, his or her share shall be added to and become a part of the other shares hereunder. Each such share shall be administered and disposed of as follows:

(a) The share of any person entitled thereto who has attained at least twenty-one (21) years of age shall vest in and be paid and distributed to such person, absolutely and forever, outright and in fee, free of any trust.

(b) The share of any person entitled thereto who has not attained twenty-one (21) years of age, shall be held, administered and disposed of in the manner set forth in Paragraph (c) of this Article VIII.

(c) The portion of the shares referred to in Paragraph (b) of this Article VIII which is not distributed to the person entitled thereto pursuant to the terms of such paragraph shall be held by the


C. Rollins Brown, Jr.

trustee named in Paragraph (b) of Article II, or by her successor, in a separate trust fund for the use and benefit of such person (hereinafter sometimes referred to as the "beneficiary") and shall be held, administered and ultimately disposed of as follows

(1) The trustee shall hold, manage, and invest and reinvest the same, and shall collect and receive the income therefrom, and, after deducting all expenses incident to the administration thereof, shall pay over to or apply for the sole use and benefit of the beneficiary the income and corpus thereof in the following manner.

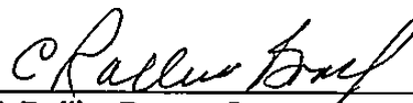
(A) Prior to the beneficiary's attainment of twenty-one (21) years of age, the trustee shall pay over to or apply for the sole use and benefit of such beneficiary so much of the income or corpus of this trust as the trustee shall, in her discretion, deem necessary or desirable for the beneficiary's health, education, support and maintenance, and to the full extent allowed by law, shall accumulate and add to corpus the balance of the income not so paid or applied

(B) For the purposes of the foregoing provisions, health care shall include (but not be limited to) hospital, medical, surgical and other care, and educational costs shall include (but not be limited to) college, graduate, post-graduate and professional education

(C) In making any discretionary distributions of income or corpus under the foregoing provisions for such beneficiary's health, education, support and maintenance, the trustee is permitted to consider the standard of living to which the beneficiary of the particular trust has become accustomed and such beneficiary's income from other sources

(2) Upon the beneficiary's attainment of twenty-one (21) years of age, the trustee is hereby authorized and directed to pay over and distribute unto the beneficiary, absolutely and forever, outright and in fee, free of any trust, all of the trust corpus and all accumulated and undistributed income then held by the trustee.

(3) The trustee is further authorized and empowered, in her discretion, to pay over and distribute to the beneficiary, absolutely and forever, outright and in fee, free of any trust, any part or all of the corpus of the trust fund at such time or times prior to the beneficiary's attainment of


C. Rollins Brown, Jr

twenty-one (21) years of age as the trustee shall, in her discretion, determine to be for such beneficiary's best interest

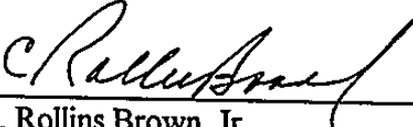
(4) Each separate trust created hereunder shall cease and terminate upon the beneficiary's attainment of twenty-one (21) years of age, or on the date of the beneficiary's death, whichever occurs the earlier.

(5) If the trust terminates by the beneficiary's attainment of twenty-one (21) years of age, all remaining corpus and all accumulated and undistributed income shall vest in and be paid and distributed unto the beneficiary on said date, absolutely and forever, outright and in fee, free of any trust.

(6) If, however, the trust terminates by the death of the beneficiary prior to his or her attainment of twenty-one (21) years of age, the corpus and all accumulated and undistributed income shall be divided into equal shares among the beneficiary's then-living issue, per stirpes, if the beneficiary was the issue of a deceased child of mine or my wife's, and if there be no such then-living issue of the beneficiary, then unto said deceased child's other then-living issue, per stirpes; if there be no such other then-living issue of said deceased child, then unto the then-living issue of mine and my wife, per stirpes, in the same proportions set forth in this Article VIII, above; provided, however, that the share of any such issue for whom a trust fund is then in existence shall be added to and become a part of the corpus of such trust fund to be held, administered and ultimately distributed as a part thereof, and that the share for any such issue for whom no such trust fund is then in existence shall vest in and be paid and distributed to such person, absolutely and forever, outright and in fee, free of any trust

ARTICLE IX

Notwithstanding any provision hereunder to the contrary, all trusts created herein or arising hereunder must terminate and all interests therein must vest within the period beginning with the date of my death and ending with the date of death of the last survivor of those persons who are living at my death within the group consisting of my wife, my children and my grandchildren, or ending with any


C. Rollins Brown, Jr.

earlier date as may be required by any applicable rule against perpetuities or other statute or rule of law in the State of Mississippi which would otherwise make any provision hereunder invalid

ARTICLE X

In making any payments or distributions under any provision of this will to or for the benefit of any beneficiary who is under any legal or practical incapacity or disability, neither the executrix nor the trustee shall be required to demand the appointment of a guardian, conservator or custodian, but each of them is hereby authorized and fully empowered to make such payments or distributions in any one or more of the following ways.

- (a) Directly to such beneficiary,
- (b) To a custodian or conservator for such beneficiary,
- (c) To the legal or natural guardian of such beneficiary,
- (d) Directly to any person, firm, institution or corporation in payment for the support, maintenance, education, medical, surgical, hospital, nursing or other expense for such beneficiary,
- (e) To any other person who shall have the care and custody of such beneficiary,
- (f) To any trust for the benefit of such beneficiary,

and the executrix and co-trustees shall not be required to see to the application of the payments so made, and the receipt of such person shall be a full acquittance to each of them

ARTICLE XI

(a) Any trustee named herein, or any successor or successors thereto, may resign at any time by giving written notice, specifying the effective date of such representation, to the income beneficiary of the trust over which he or she is trustee

(b) In the event of a death, resignation, removal, incapacity, or other inability or unwillingness to serve of any trustee or successor thereto, and if no successor is named herein, the court which is then exercising the general equity jurisdiction now being exercised by the Chancery Court of the First Judicial District of Hinds County, Mississippi, shall appoint a successor trustee or co-trustee upon a petition filed by or on behalf of any appropriate party in interest. The said court may also appoint one or more co-trustees to serve with any trustee or co-trustee named herein, or with their successors, if at any time it deems such action to be appropriate and in the best interests of the trust and of the beneficiary thereof.



C Rollins Brown, Jr.

Last Will and Testament of C. Rollins Brown, Jr.

(c) Every successor trustee or co-trustee shall have the same title, powers, duties and discretions as are granted to, assumed by, and conferred on the co-trustees named herein without any act of conveyance or transfer. A successor trustee or co-trustee shall not be required to audit the accounts or in any manner question the acts of a prior trustee and shall not be responsible in any manner for the accounts or acts of a prior trustee.

(d) The trustee shall, at least annually, furnish to the income beneficiary over which she is trustee, upon the income beneficiary's written request therefor, a statement showing the property then held by the trustee and the receipts and disbursements hereunder, but she shall not be required to make or file any inventory, appraisal or periodic accounting with any court; provided, however, that this provision shall not prevent any trustee or co-trustee from having his or her accounts judicially settled at any time or times if the trustee or co-trustee should deem it advisable to do so.

(e) The trustee named herein and any successors thereto may serve in that capacity regardless of any conflict of interest that may exist, whether known or unknown to them.

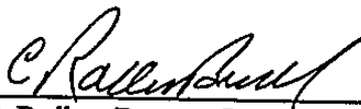
(f) The trusts created herein are private trusts, and no trustee or co-trustee serving hereunder, or any successor or successor thereto, shall be required to obtain the order or approval of any court for the exercise of any power or discretion contained herein.

(g) When co-trustees are acting hereunder, they in their discretion may designate any one or more of them to perform ministerial acts in connection with the administration of the trust without the joinder of the others, including but not limited to the signing of checks and the issuance of receipts for moneys received and the depositing thereof to the trust's account.

(h) Any trustee acting hereunder shall be entitled to receive reasonable compensation for his or her services hereunder and such compensation may be collected annually by the trustee and shall be shown in his or her accounting to the beneficiaries.

ARTICLE XII

(a) If my wife, Dorothy Freeman Brown, must survive me in order to take any interest under this will, and if she should die with me in a common accident or disaster or under such


C. Rollins Brown, Jr.

circumstances as shall render it difficult to determine which of us died first, I direct that my said wife shall be deemed to have survived me for the purposes of this will, and that the provisions of this will shall be construed upon that assumption and basis.

(b) If any other person other than my wife, Dorothy Freeman Brown, must survive me in order to take an interest under this will, and if such person should die with me in a common accident or disaster or under such circumstances as shall render it difficult to determine which of us died first, I direct that I shall be deemed to have survived such person for the purposes of this will, and that the provisions of this will shall be construed upon that assumption and basis

ARTICLE XIII

In the administration of my estate and of the trusts created herein, subject to the provisions of Paragraph (h) of Article V, I hereby give and grant unto my executrix and trustee, including any successors and substitutes (it being understood that the third person plural pronoun is used herein for convenience only), the full and plenary power to do and perform, in a fiduciary capacity, any and all acts and deeds in connection with the management of my estate and the trusts created herein, and with all or any part of their properties, which the executrix or trustee deem to be in the best interest of the estate or trusts and of the beneficiaries hereunder, to the same extent as if the executrix or trustee were the absolute owner thereof in fee simple, and they may perform any act and deed and exercise this or any other power without resort to any person or court for further authority Included in this grant, but without impairing its generality, are all of the powers contained in the "Uniform Trustees' Powers Law" (Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972, as amended) as well as all other inherent, implied or statutory powers that executors or co-trustees generally may now have or hereafter acquire, and the following specific powers, all of which shall be exercised in a fiduciary capacity, primarily in the interest of the beneficiaries.

(a) Subject specifically to the provisions of Paragraph (h) of Article V, to acquire, by purchase or otherwise, and to retain, temporarily or permanently, any and all kinds of realty and personalty, whether received as part of the original property constituting my estate or trust, or whether


C Rollins Brown, Jr

subsequently acquired, including (but not limited to) common stocks, bonds, promissory notes, and unsecured obligations, without diversification as to kind or amount and even though such property is not of a character suitable or authorized by law for investment of funds held by a fiduciary, or its unsecured, unproductive, overproductive or of a wasting nature;

(b) To sell, mortgage, lease, pledge or otherwise dispose of or hypothecate any property of my estate or of any trust created herein to such parties and on such terms and conditions and at such prices as they may deem advisable,

(c) To make sales either publicly or privately, and either wholly or partly on credit;

(d) To borrow money from and lend money to any persons, firms, corporations, trusts or other parties in such amounts and for such periods of time and upon such terms and conditions and at such rates of interest and for such security (or no security) as they, in their discretion, may deem advisable, and to secure the repayment of such loan or loans by mortgaging, pledging, or otherwise encumbering any part or all of the property of my estate or of any trust created hereunder;

(e) To manage, operate and repair any real estate and improvements thereon, and to construct buildings and other improvements of any type and kind;

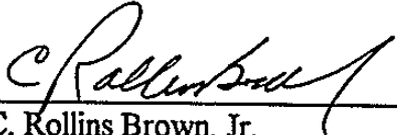
(f) To hold any assets of my estate or of any trust created hereunder in the form of cash or unproductive property, free from any liability for failure to convert such cash or unproductive property into productive investments;

(g) To compromise, settle, abandon or otherwise adjust any claims or demands in favor of or against my estate or of any trust created hereunder;

(h) To employ attorneys, agents or other persons and to delegate discretionary powers to them,

(i) To distribute in kind or in money, or partly in each, even if shares be composed differently,

(j) To execute and deliver any and all contracts, agreements and any and all other instruments that may be necessary or convenient to carry out any of their powers, irrespective of


C. Rollins Brown, Jr.

whether any rights or obligations arising thereunder are to continue beyond the period otherwise permitted by law or the probable duration of any trust created herein, and

(k) To do any acts which they may deem necessary, desirable or advisable in the management of my estate or of any trust created hereunder, even though they would not be authorized or appropriate for fiduciaries (but for this power) under any statute or rule of law

All powers granted herein shall be exercisable by the fiduciary for the time being acting, including any substitute, and shall remain exercisable after the termination of any trust until its final distribution.

ARTICLE XIV

My executrix and trustee, and any successor or successors thereto, shall not be liable for any mistake or error of judgment in the administration of the property and assets over which they are the fiduciary resulting in loss to the estate or to any trust created hereunder by reason of investment or otherwise, save only for willful misconduct or fraud.

ARTICLE XV

Except with respect to the C Rollins Brown, Jr Marital Trust created in Article V hereof, I direct that, to the full extent allowed by law, no part of any trust created herein, whether principal, income or increment, shall be attachable, trustable, alienable, assignable, or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiary hereunder.

ARTICLE XVI

I hereby specifically declare that I do not intend by this will or by any provision therein to exercise any power of appointment, whether general or special, which I may possess at the time of my death.

ARTICLE XVII

In the event that any of the provisions of this Last Will and Testament should be held invalid, the invalidity of such provision or provisions shall not affect any of the other provisions hereof, it being



C. Rollins Brown, Jr

my intention that each of the provisions shall be independent of the others so that all valid provisions shall be strictly enforced, irrespective of the invalidity of all of the others

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my Last Will and Testament this 14 day of APRIL, 2000, at Jackson, Mississippi.

C. Rollins Brown
C. Rollins Brown, Jr.

ATTESTATION

The foregoing instrument, consisting of this and fourteen (14) preceding typewritten pages, was signed, sealed, published and declared by C Rollins Brown, Jr., the Testator, to be his Last Will and Testament in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, this 14th day of April, 2000, at Jackson, Mississippi

WITNESSES

Cindy P. Price

Residing at:

118 Fordham Ct.
Brandon, MS 39047

Tanya L Spell

Residing at

105 Maxine Dr.
Pearl, MS 39208

William J. Moss

Residing at:

123 Moss Lane
Madison, Mississippi 39110

LAST WILL AND TESTAMENT

2003-817

OF

JAMES O. LYKINS

KNOW ALL MEN BY THESE PRESENTS THAT I, JAMES O. LYKINS, a resident of Fort Worth, Texas, being of sound and disposing mind and memory and above the age of 19 years do make, publish, and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils of Wills at any time heretofore made by me.

FIRST: I direct that all of my just debts, funeral expenses, cost of administration, and federal estate and state inheritance taxes be paid by my Executrix hereinafter named and charged as an expense of my estate provided, however, that they shall not be required to pay any debt prior to maturity and may extend or renew any debt upon such terms and for such time or times as my Executrix may deem best.

SECOND: I give, devise, and bequeath all of the property, real, personal and mixed, of which I may die seized and possessed in fee simple, to manage, sell or dispose of as she may wish or see proper to my wife, MAXIME TILGHMAN LYKINS, provided she survives me for a period of sixty full days following the date of my death. In the event that MAXIME TILGHMAN LYKINS shall predecease me or not survive me for sixty full days, then in such event I give, devise, and bequeath all of my property, real, personal and mixed, in fee simple to my children, per capita and not per stirpes. The names of my presently living children are RICHARD KERMIT LYKINS and JAMES JEFFREY LYKINS. The term children as used herein shall include those born of this marriage, adopted, after born or posthumous.

THIRD: If none of the aforementioned persons survive me, I then give, devise and bequeath all of my property of whatsoever kind and wheresoever situated to my sister-in-law, DOROTHY JEAN TILGHMAN.

FILED
This Date

NOV 21 2003

PAGE 1 OF 3 PAGES

James O. Lykins
TESTATOR

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

FOURTH: I constitute and appoint my wife, MAXINE TILGHMAN LYKINS, sole Independent Executrix of this my Last Will and Testament. Should she fail to qualify as Executrix or upon her death, failure, refusal, or inability to act as such, then I appoint DOROTHY JEAN TILGHMAN, to serve as sole Independent Executrix of my estate. I direct that no bond shall be required of either of them and further, I vest the Executrix of my estate with full power and authority to sell, transfer, and convey any property, real, personal or mixed which I may own at my death upon such terms and conditions as she may deem proper.

FIFTH: If my wife, MAXINE TILGHMAN LYKINS, shall not survive me or she is unable or unwilling to act, or should we meet death in a common disaster, I hereby name, constitute, and appoint DOROTHY JEAN TILGHMAN as guardian of the persons and property of any of my children who shall not have reached their majority. I desire that said guardian have full and free discretion in matters relating to the health, welfare, and economical well-being of my children. I further direct that the aforementioned guardian serve without bond.

SIXTH: I direct that no action shall be had in the Probate Court respecting my estate other than the probate of this Will and the return of the statutory inventory appraisement and list of claims of my estate.

IN WITNESS WHEREOF, I have hereunto subscribed my name in the presence of the undersigned witnesses, who have at my request, and in my presence, and in the presence of each other, subscribed their names as attesting witnesses on this 5th day of February 1968.

James O. Lykins (SEAL)

The above instrument was here now published as the Last Will and Testament of JAMES O. LYKINS, and was signed and published by JAMES O. LYKINS, in our presence, and we, at his request, in his presence, and in the presence of each other, sign and subscribe our names hereto as attesting witnesses on the date above written.

J. Hunt D. Colson

Margaret R. Black

Serving with the Armed Forces Abroad)
Tachikawa Air Base, Japan)ss
)

BEFORE ME, THE UNDERSIGNED AUTHORITY, on this day personally appeared
JAMES O. LYKINS, J. HURTTLE D. COLEMAN and MYRNA R. BLACK
_____, known to me to be the Testator and the witnesses,
respectively, whose names are subscribed to the annexed or foregoing
instrument in their respective capacities, and all of said persons being
by me duly sworn, the said JAMES O. LYKINS, Testator, declared to me and to
the said witnesses in my presence that said instrument is his Last Will
and Testament, and that he had willingly made and executed it as his free
act and deed for the purposes therein expressed; and the said witnesses, e
each on their oath stated to me, in the presence and hearing of the said
Testator that the said Testator had declared to them that said instrument
is his last Will and Testament, and that he executed the same as such and
wanted each of them to sign it as a witness; and upon their oaths each
witness stated further that they did sign the same as witnesses in the
presence of the said Testator and at his request; that he was at that time
nineteen years of age or over and was of sound mind; and that each of said
witnesses was then at least fourteen years of age.

James O. Lykins
TESTATOR

WITNESSES:
J. Hurtle D. Coleman
Myrna R. Black

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said JAMES O. LYKINS,
Testator, and subscribed and sworn to before me by the said J. HURTTLE
D. COLEMAN and MYRNA R. BLACK, witnesses, this
5th day of February 1968.

Francis P. Murray
FRANCIS P. MURRAY, Lt Col, FR21437
Judge Advocate, 6100 Sp4 Wg
PAGE 3 OF 3 PAGES APO San Francisco 96323

FILED
This Date

LAST WILL AND TESTAMENT

NOV 25 2003

OF

2003-802

Mike Crook Chancery Clerk
By: Kim Steves D.C. BERNARD A. SCHAEFFER

I, BERNARD A. SCHAEFFER, an adult resident citizen of Madison County, Mississippi and being of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking all prior wills or codicils heretofore made by me.

ITEM I

I do hereby name and appoint my daughter, UNA (JO) SCHAEFFER HOLBROOK, to serve as Executrix of my Estate and I specifically waive any necessity of my Executrix posting bond or having a formal appraisal made of assets, unless otherwise provided for herein.

In the event my said daughter cannot serve in that capacity, then I name and appoint my son, DONALD BERNARD SCHAEFFER to serve as Executor under the same conditions stated above.

ITEM II

My Executrix (or Executor) shall pay all of my just debts that may be lawfully due, duly filed and allowed as a debt of my estate and shall pay all funeral and burial expenses incurred.

ITEM III

Should my said wife, FRANCIS G. SCHAEFFER, survive me, then I give, devise and bequeath all of the assets that I own at my death, of every kind and nature, to her.

ITEM IV

Should my said wife predecease me, then I give, devise and bequeath all of my assets of every kind and nature, as follows: Sixty-five percent (65%) of the total value of said assets to my daughter, UNA (JO) SCHAEFFER HOLBROOK or to her issue per stirpes and thirty-five percent (35%) of the total value of said assets to my son, DONALD BERNARD SCHAEFFER or to his issue per stirpes.

The said percentage division of said assets shall be made between my son and daughter in the manner as they may choose, either in kind, or by sale, and, if necessary, with the assistance

B. A. Schaeffer

Independent appraisals to establish values if mutual agreement cannot be reached.

ITEM V

In the event my wife and I die under circumstances that it cannot be determined who was the survivor, then it shall be deemed that I survived her.

Witness my execution of this, my LAST WILL AND TESTAMENT on this, the 21st day of April, 1995.

Bernard A. Schaeffer
BERNARD A. SCHAEFFER (Testator)

WITNESSES' ATTESTATION CLAUSE

Having been requested by BERNARD A. SCHAEFFER to formerly witness the execution of his LAST WILL AND TESTAMENT and we, the undersigned, being at the time of execution, in the presence of each other and in the presence of the Testator, witnessed his execution of the foregoing Last Will and Testament and do hereby subscribe our names as attesting witnesses to the Testator's act.

Charles O. Naron
Signature

CHARLES O. NARON
Name of Witness (Printed)

2325 PADEN ST.
Address of Witness (Printed)

JACKSON, MISS. 39204

Telephone No. 601-372-2334

Elinor A. Naron
Signature

ELINOR A. NARON
Name of Witness (Printed)

2325 PADEN ST.
Address of Witness (Printed)

JACKSON, MISS 39204

Telephone No. 601-372-2334

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF BERNARD A. SCHAEFFER, DECEASED

CAUSE NO. 2003-802

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
This Date

NOV 25 2003

STATE OF MISSISSIPPI
COUNTY OF RANKIN

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

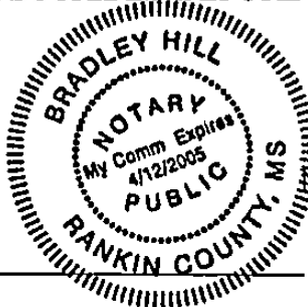
This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named ELINOR A. NARON, who being by me first duly sworn according to the law, says on oath:

1. That the affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of BERNARD A. SCHAEFFER, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 21st day of April, 1995.
2. That on the 21st day of April, 1995, the said BERNARD A. SCHAEFFER signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of affiant and in the presence of Charles O. Naron, as subscribing witnesses to the instrument.
3. That BERNARD A. SCHAEFFER was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.
4. That the affiant, together with Charles O. Naron, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and

request and in the presence of the said BERNARD A. SCHAEFFER, and in the presence of each of other.

Elinor A. Naron
ELINOR A. NARON

SWORN TO AND SUBSCRIBED BEFORE ME this 31 day of October, 2003.



[Signature]
NOTARY PUBLIC

My commission expires: _____

Prepared by:
Marc K. McKay—Bar No. 8732
McKay Simpson Lawler Franklin & Foreman, PLLC
P. O. Box 2488
Ridgeland, MS 39158-2488
(601) 856-5794

IN THE MATTER OF THE ESTATE
OF BERNARD A. SCHAEFFER, DECEASED

CAUSE NO. 2003-802

AFFIDAVIT

COMES NOW Una (Jo) Schaeffer Holbrook, Executrix of the Estate of BERNARD A. SCHAEFFER, Deceased, and states that she has made a reasonable diligent effort to identify all persons having claims against the estate of BERNARD A. SCHAEFFER, Deceased, and has given notice by mail as required, pursuant to Section 91-7-145, Mississippi Code 1972, Annotated (as amended).

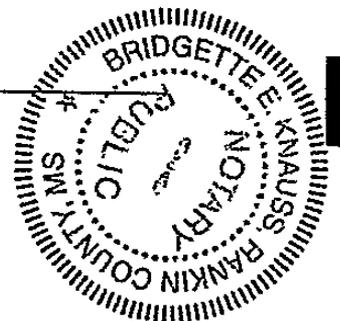
WITNESS MY SIGNATURE this the 25 day of November, 2003.

Una Jo Schaeffer Holbrook
UNA (JO) SCHAEFFER HOLBROOK, Executrix
of the Estate of Bernard A. Schaeffer, Deceased

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

Bridgette E. Knauss
NOTARY PUBLIC

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MAY 1, 2004
BONDED THRU STEGALL NOTARY SERVICE



MY COMMISSION EXPIRES: _____

Prepared by:
Marc K. McKay-MSB#8732
McKay Simpson Lawler Franklin & Foreman, PLLC
P. O. Box 2488
Ridgeland, MS 39158-2488
Telephone: (601) 856-5794
Facsimile: (601) 853-0187

FILED
This Date

NOV 25 2003

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

Last Will and Testament

2003-834

FILED
This Date

OF

NOV 25 2003

CLYDE V. MAXWELL, JR.

W. Mike Crook, Chancery Clerk
By: *Wm. J. Sellers*

* * * * *

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

I hereby appoint
my wife, SARA
R. MAXWELL, as

ITEM I.

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

A.

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

B 36 P 518

B.

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

C.

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

D.

I hereby authorize my Executrix (Executor) to acquire any necessary cemetery lot or lots for my burial and any appropriate

marker for my grave, the expense of such to be paid for out of my residuary estate.

ITEM II.

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

wife, Sara R. Maxwell, the following:

A.

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

B.

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

C.

My personal automobile or automobiles.

ITEM III.

If my wife, SARA R. MAXWELL, survives me, I hereby

direct my Executrix (Executor) to set apart a sum equal to the amount of the maximum estate tax marital deduction allowable in determining the federal estate tax on my gross estate, reduced by the value of all other property interests forming a part of my gross estate which qualify for such marital deduction and which property interests shall have passed to my said wife in any other manner, and by an amount, if any, needed to increase my taxable estate to the largest estate that will, after taking into account all allowable credits (provided, however, the state death tax credit shall not be used to increase the estate tax payable in any state), result in no federal estate tax on my gross estate,

B 36 P 520

and I give, devise and bequeath such sum to my wife, SARA R. MAXWELL.

My Executrix (Executor) shall assign, convey and distribute to my said wife the cash, securities and other property, including real estate and interests therein, which shall constitute said bequest. The assets to be distributed in satisfaction of said bequest shall be selected in such manner that the cash and other property distributed will have an aggregate fair market value fairly representative of the distributee's proportionate share of the appreciation or depreciation in the value to the date, or dates, of distribution of all property then available for distribution. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy said bequest shall be valued for that purpose at the value thereof as finally determined for Federal estate tax purposes, and any other property so assigned and conveyed shall be valued for that purpose at its cost. No asset or proceeds of any asset shall be included in said bequest as to which a marital deduction is not allowable if included. Said bequest shall abate to the extent that it cannot be satisfied in the manner hereinabove provided.

ITEM IV.

I devise and bequeath my residuary estate,

being all my other property, real or personal, wherever situated, to my Trustee hereinafter named in a trust to be known as the CLYDE V. MAXWELL, JR. TESTAMENTARY TRUST, to be held, administered and disposed of as follows:

E.

The Trustee shall pay any part of all of the net income or principal of the trust to such one or more of the class of persons

comprised of my spouse and my descendants at any time surviving in such proportions as it may determine to be necessary for the support, education, medical care, maintenance and welfare of any such beneficiary. The Trustee need not equalize distribution among the beneficiaries hereof, but may take into consideration the relative needs as well as the personal resources of the beneficiaries, together with any other facts which the Trustee may deem pertinent. It is not my intention, however, that the trust estate and the income therefrom must be conserved for the benefit of the ultimate remaindermen. My primary concern is the security and welfare of my wife. Accordingly, in exercising its discretion hereunder, the Trustee may give sole consideration to my wishes and to the needs and welfare of the beneficiaries from time to time surviving. The Trustee need not, however, make payment to any beneficiary which it considers to be in excess of the reasonable needs of such beneficiary. Any income not so distributed may be accumulated and added to principal.

F.

This trust shall terminate upon the death of my wife.

G.

Upon termination of the trust, the Trustee shall distribute all of the remaining

B 36 P 522

principal and income of the trust to my children, share and share alike.

H.

If one or more of my children should die prior to the termination of the trust, leaving issue, then such issue shall take per stirpes the share to which their deceased parent would have been entitled had he or she survived.

I.

I hereby appoint TRUSTMARK NATIONAL BANK as Trustee. If the said Trustmark National Bank is unwilling or unable to serve as Trustee or should resign, I then appoint DEPOSIT GUARANTY NATIONAL BANK to serve as Trustee. In any event, I direct that the Trustee serve without bond or accounting to any court. I hereby specifically grant to the Trustee all powers that are granted under the Mississippi Uniform Trustees' Powers Law, more specifically §§ 91-9-101 thru 91-9-119, Miss. Code Ann. (1972), including the power to sell any of my real or personal property at public or private sale for cash or on credit, or to mortgage, pledge, lease or exchange it, all to be exercisable without court order.

J.

No part of any trust under this Will, principal, income or increment shall be attachable, assignable, trustable, or liable to be taken at law or in equity for or on

account of any debt, obligation or contract of any beneficiary hereunder; but the share I have herein provided such beneficiary should have, shall be transferred and delivered to her or him, as the case may be, personally and for her and his sole and exclusive use and benefit.

IN TESTIMONY WHEREOF, I have hereunto set my hand on this, the 5th day of January, 1993.

Clyde V. Maxwell, Jr.
CLYDE V. MAXWELL, JR.

WITNESSES:

W. McDonald Neuber
Joanne A. Samson

D 36 P 524

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF HINDS

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

That the above and foregoing Last Will and Testament of CLYDE V. MAXWELL, JR., herein referred to as "Testator", dated January 5, 1993, was exhibited by the said Testator to affiants as Testator's Last Will and Testament, and was signed by Testator on said date in the presence of affiants, declaring the same to be the Last Will and Testament of the Testator, and at the Testator's request and in the Testator's presence and in the presence of each other, the affiants signed the same as witnesses.

That the Testator was on the 5th day of January, 1993, of sound and disposing mind and memory and was over the age of twenty-one years.

W. McDonald Nichols
W. McDONALD NICHOLS

Joanne S. Samson
JOANNE S. SAMSON

SWORN TO AND SUBSCRIBED before me, this the 5th day of January, 1993.

Jonnie R. James
NOTARY PUBLIC

My commission expires:

8-7-93

FILED

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: WILL AND ESTATE OF
CLYDE V. MAXWELL, JR.
a/k/a CLYDE V. MAXWELL

NOV 25 2003

Mill Creek, Chancery Clerk
By: [Signature] D.C.

NO. 2003-834

AFFIDAVIT OF EXECUTRIX
REGARDING NOTICE TO CREDITORS OF ESTATE

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

[Signature: Sara R. Maxwell]

SARA R. MAXWELL, EXECUTRIX OF THE
ESTATE OF CLYDE V. MAXWELL, JR.,
DECEASED

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, SARA R. MAXWELL, who being by me duly sworn, stated on oath that she is Executrix of the Estate of Clyde V. Maxwell, Jr., Deceased, and that the matters and things contained in the foregoing Affidavit are true and correct as therein stated.

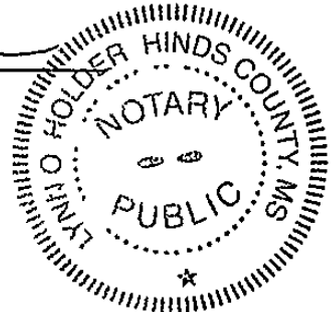
[Signature: Sara R. Maxwell]

SARA R. MAXWELL

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

[Signature: R. O. Holder]

Notary Public



My commission expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES AUG 8, 2006
BONDED THRU STEGALL NOTARY SERVICE

Last Will And Testament

D 36 P 526

FILED
This Date

Of

NOV 26 2003

2003-804

HERBERT N. WORLEY

Mike Crook, Chancery Clerk
By: Herbert N. Worley D.C.

I, HERBERT N. WORLEY of MADISON, MADISON County, MISSISSIPPI, being of full age and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils by me heretofore made.

ITEM I: I direct that all of my just and enforceable debts and funeral expenses be paid out of my residuary estate as soon as practicable after the time of my decease.

All estate, inheritance, succession and other death taxes which shall become payable by reason of my death, shall be paid out of my residuary estate as an administration expense.

ITEM II: I give, devise and bequeath my entire estate, whether real property or personal property, of every kind, name and description, whatsoever and wheresoever situated, which I now own or hereafter acquire, to SONYA ROHRMAN, as Trustee(s) of the H. N. & V. M. WORLEY Trust, to be held, managed and disposed of in accordance with the provisions of said Trust which was established by a Declaration of Trust dated Feb. 12, 1993, between Herbert N. & Virginia M. Worley as the Grantor(s), and Herbert N. & Virginia M. Worley, as the Trustee(s), and which is now in existence.

ITEM III: I nominate and appoint my spouse, Virginia M. Worley to be the Executor of this, my Last Will and Testament, hereby authorizing and empowering my said Executor to compound, compromise, settle and adjust all claims and demands which may be presented against my estate or which may be due to my estate; and to sell at private or public sale, lease or exchange, at such prices and upon such terms of credit or otherwise as he may deem best, the whole or any part of my real or personal property; and to execute, acknowledge and deliver deeds or other proper instruments of conveyance thereof to the purchaser or purchasers, all without license or leave of court. In connection with the sale of any real estate, I authorize my Executor to employ real estate brokers and to pay them standard commissions for their services. I request that no bond be required of my said Executor.

In the event my spouse, Virginia M. Worley does not survive me, shall be incapable of serving as Executor, shall elect not so to serve, or for any reason is unable to complete the administration of my estate, then I appoint, Sonya Rohrman as Alternate Executrix, to serve with the same powers aforesaid and also to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand to this, my Last Will and Testament,
at Madison, Mississippi this, 12th day of February 19 93.

Herbert N. Warby

Signed by the said Herbert N. Warby, believed by the undersigned to be of sound mind, and by her acknowledged to be her Last Will and Testament, before us and in our presence and by us subscribed as attesting witnesses, in her presence and at her request, and in the presence of each other, the day and year last aforesaid.

Carol Cesare residing at 13 Meadows Circle Jackson

Jessie Davis residing at 105 Jasmine Ct, Madison, MS 39110

John Dehmer residing at 100 Trace Ridge Ridgeland MS 39157

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
HERBERT N. WORLEY, DECEASED

CIVIL ACTION NO. 2003-804

AFFIDAVIT

FILED
This Date

NOV 26 2003

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named Teresa Alvis, 140 Sumac Dr., Madison, MS 39110, who being by me first duly sworn according to law, says on oath:

(1) That this affiant is one of the subscribing witnesses to certain instrument of writing purporting to be the Last Will and Testament, of Herbert N. Worley, deceased, who was personally known to the affiant, and whose signature is affixed to the said Last Will and Testament dated the 12th day of February, 1993, a true and correct copy of which is attached as Exhibit "A" hereto.

(2) That on the 12th day of February, 1993, said Herbert N. Worley signed, published and declared the instrument of writing (attached hereto as Exhibit "A") as his Last Will and Testament, in the presence of this affiant and in the presence of Carol Cesare and Josh Dehmer, the other subscribing witnesses to the instrument.

(3) That Herbert N. Worley was then and there, at the time of his signing his Last Will and Testament, of sound and disposing mind and memory, and well above the age of twenty-one (21) years

(4) That this affiant, together with the other said witnesses, subscribed and attested his Last Will and Testament as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Herbert N. Worley, and in the presence of each other

Teresa Alvis
TERESA ALVIS

SWORN TO AND SUBSCRIBED before me, as of the 23rd day of October, 2003.

Reddie N. Gates
Notary Public

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT 24, 2004
BONDED THRU STEGALL NOTARY SERVICE

OF COUNSEL:

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
HERBERT N. WORLEY, DECEASED

CIVIL ACTION NO. 2003-804

AFFIDAVIT

FILED
This Date

NOV 26 2003

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named VIRGINIA M. WORLEY, 200 Dominican Drive, Apt. 2115, Madison, MS 39110, who being by me first duly sworn according to law, says on oath:

(1) That this affiant is the surviving spouse of Herbert N. Worley and that she was present when Herbert N. Worley executed his Last Will and Testament on February 12, 1993, a true and correct copy of which is attached hereto as an Exhibit. That if the Will presented to this Court as the Last Will and Testament is proven to be a copy and not an original, the original has been unintentionally misplaced. The contents of the original Will are accurately presented by the true and correct copy of same attached hereto and presented with the Petition filed herewith. That Herbert N. Worley intended that the said Last Will and Testament dated February 12, 1993, be his Last Will and Testament and he did not destroy the original of same prior to his death. Said Herbert N. Worley never had any intent to revoke said Will

Virginia M. Worley
VIRGINIA M. WORLEY

SWORN TO AND SUBSCRIBED before me, as of the 11th day of November, 2003.

Jaynie E Maxey
Notary Public



My Commission Expires:

3/23/2007

OF COUNSEL:

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
HERBERT N. WORLEY, DECEASED

CIVIL ACTION NO. 2003-804

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 VIRGINIA M. WORLEY, who being by me first duly sworn on oath stated:

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

None.

FILED
This Date

DEC 02 2003

1

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

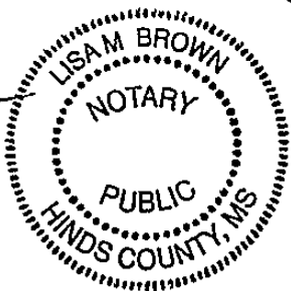
WITNESS MY HAND as of the 1st day of December, 2003.

Virginia M. Worley
VIRGINIA M. WORLEY, Execatrix

SWORN TO, subscribed and signature acknowledged, as of the 1st day of December, 2003.

Lisa M. Brown
NOTARY PUBLIC

My Commission Expires:
1/1/05



OF COUNSEL:

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

CAUSE# _____

BOOK# _____ PAGE# _____

THIS
SPACE LEFT
BLANK
INTENTIONALLY

FILED
This Date

LAST WILL AND TESTAMENT 2003-844

DEC 05 2003

OF

CHRISTINE C. COE

Mike Gook, Chancery Clerk
By: Kim Jones D.C.

I, Christine C. Coe, an adult resident citizen of Madison, Madison County, Mississippi, being of sound and disposing mind and memory, over the age of eighteen (18) years, and not acting under duress or undue influence, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I.

I appoint A.M. Edwards, III, as Executor of my estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be properly probated, registered and allowed against my estate; all taxes properly payable by my estate, and the cost of administration of my estate as soon as practical after my death. Except as otherwise provided herein, all such payments shall be paid out of my residuary estate

ITEM II.

A. I give and bequeath to the "Christine C. Coe Family Trust" created by me on July 2, 2002 all of my tangible personal property including my automobiles, clothing, books, jewelry, sporting equipment and all household furniture, furnishings, ornamental decorations, silverware, china, pictures, linens, glassware and the like located in my home. Such property shall be held, administered and distributed according to the terms of that Trust

ITEM III.

A. I give, devise and bequeath to the "Christine C Coe Family Trust" created by me on July 2, 2002, all the rest and residue of the assets of my estate of every nature and kind and wheresoever situated, including property acquired after the execution of this Will and all lapsed legacies and devises.

B. If the "Christine C. Coe Family Trust" is not in existence at the date of my death, any portion of my estate devised or bequeathed to such trust shall be distributed to as follows:

1. Lots 67 and 68, Block B, East Jackson Place Subdivision to my sister, Jackie Soper, for her lifetime, and at her death to my nephew, W.T. Casey, Jr. and my niece, Linda C. Nicholson, in equal shares, *per stirpes*.
2. All my remaining real estate to my nephew, W.T. Casey, Jr. and my niece, Linda C. Nicholson, in equal shares, *per stirpes*.
3. The balance to my siblings, Lilla C. Cooper, Jackie C. Soper, and W.T. Casey, in equal shares, *per stirpes*.

C. If any beneficiary is a minor or is under any other legal disability, the share for such beneficiary shall be held in trust by A.M. Edwards, III, as Trustee. The Trustee shall hold and manage such assets in trust and shall distribute to the beneficiary such part of the income and/or principal of the trust of such beneficiary as the Trustee shall deem necessary for the education, support, maintenance and health of the beneficiary until the beneficiary attains the age of twenty-one (21) years or until such other legal disability is removed.

D. If such beneficiary dies prior to age twenty-one (21) or remains incapacitated for his or her lifetime, at such beneficiary's death, the balance in trust shall be distributed to his or her descendants, *per stirpes*, or if none, to his or her siblings, *per stirpes*, or if none, to my heirs at law under the laws of Mississippi then in effect.

E. If the Trustee holds any assets as set forth above, the Trustee and any Successor Trustee shall have the powers of a trustee as set forth in the Mississippi Uniform Trustees' Powers Law under Section 79-9-101, *et seq.* of the Mississippi Code of 1972, as amended.

ITEM IV.

A. If A.M. Edwards, III, is or becomes unable or unwilling to serve as Executor, I appoint Rex Soper to serve as successor Executor. All rights, powers, duties and discretions granted to or imposed upon the Executor shall be exercisable by and imposed upon any successor Executor or Administrator. 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.

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

C. The Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but may sell or lease any of my property in such manner and on such terms as the Executor may deem advisable.

D. The Executor shall have the power to exercise all powers conferred by law upon executors and all powers granted herein without prior authority from any Court; however, the Executor may seek Court authority if doing so is in the best interest of the Executor, my estate or my beneficiaries.

E. The Executor may pay or deliver part or all of the property bequeathed or devised herein as soon as it is convenient to do so without jeopardizing the ability of my estate to satisfy its taxes and obligations. In any event, the date or dates of distribution shall be determined in the discretion of the Executor.

F. The Executor may disclaim in whole or in part, on my behalf, any interest bequeathed or devised to me or otherwise inherited by my estate and may exercise and make any and all tax elections of all kinds and execute and file any and all necessary tax returns and forms.

IN WITNESS WHEREOF, I have signed and declared this instrument to be my Last Will and Testament on this the 2nd day of July, 2002.

Christine C. Coe
CHRISTINE C. COE

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

WITNESSES:

Gail Hasey

of 1040 Monroe St.
Jackson, MS 39202

[Signature]

of 40 Park Crest Pl.
JACKSON, MS 39211

PROOF OF WILL

We, Dana Hoisey and Tom Ott, on oath state

We are the subscribing witnesses to the attached type-written instrument dated July 2, 2002, which purports to be the Last Will and Testament of Christine C. Coe. On the execution date of the instrument, Christine C Coe, in our presence, signed the instrument at the end thereof, acknowledged her signature thereto, declared the instrument to be her Will, and requested that we attest [his/her] execution thereof. In the presence of Christine C. Coe each of us signed our respective names as attesting witnesses. At the time of execution of the instrument, Christine C Coe appeared to be eighteen (18) years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

DATED this 2nd day of July, 2002.

Dana Hoisey
(WITNESS)
Tom Ott
(WITNESS)

* * * * *

STATE OF MISSISSIPPI
COUNTY OF MADISON

Subscribed and sworn to before me, the undersigned Notary Public, on this the 2nd day of July, 2002.

Colleen F. Kane
COLLEEN F. KANE
Notary Public
NOTARY
PUBLIC
HINDS COUNTY, MS

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: August 30, 2004
Bonded Thru Halden, Brooks & Garland, Inc

FILED
This Date

LAST WILL AND TESTAMENT

2003-868

DEC 05 2003

OF

Mike Crook Chancery Clerk
D.C.

SUSAN RENEE WEST

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, SUSAN RENEE WEST, being an adult resident citizen of Madison County, Mississippi, and being over the age of twenty one years, and of sound and disposing mind and memory, do hereby make publish and declare this to be my last will and testament, hereby revoking all previous wills and codicils.

I.

I request that all of my legal debts be paid.

II.

I hereby appoint as the Executor of my estate, my husband, Jeffrey R. West, and request that he act with the giving of bond and the taking of inventory all being waived as being unnecessary.

III.

I hereby will, devise and bequeath all of my estate, both real, personal, mixed and residue unto my husband, Jeffrey R. West.

IV.

In the event that my husband should predecease me, or in the event that we should die in a common accident, I hereby will, deveise and bequeath all of my estate to Eric Charles Rilko, and Tamara Renee Rilko, ^{sed} share and share alike.

V.

In the event, at the time of my death, either Eric Charles Rilko or Tamara Renee Rilco are under the age of twenty-one years, then in that event I hereby name as the Testamentary Guardian of said children, my husband, Jeffrey R. West, and request that he act as Testamentary Guardian and raise said children as if they were his own.

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

LAST WILL AND TESTAMENT OF SUSAN RENEE WEST, PAGE TWO

Will and Testament on this, the 22 day of March, 1990.

Susan Renee West
SUSAN RENEE WEST, TESTATRIX

ATTESTING AND SUBSCRIBING WITNESSES:

Al Johnson
Aubrey Brumette

CERTIFICATE OF ATTESTING WITNESSES

WE, each of the following subscribing witnesses to the Last Will and Testament of SUSAN RENEE WEST, do certify that the above named SUSAN RENEE WEST, signed the foregoing instrument of writing and declared the same to be her Last Will and Testament in our presence; that at the said time the said SUSAN RENEE WEST was of sound and disposing mind and memory, and that in her presence and at her request and in the presence of each other we have subscribed our names as witnesses thereon on this the 22 day of MARCH, 1990.

WITNESSES:

ADDRESS:

Al Johnson

57 Willowbrook Ln
BRANDON MS 39042

Aubrey Brumette

4270 Williamson Rd
Clinton, MS 39056

B 36 P 542

LAST WILL AND TESTAMENT 2003-657

FILED
This Date

DEC 05 2003

OF

MINNIE FORD HEWITT

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

I, MINNIE FORD HEWITT, being of over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby expressly revoking all former wills and codicils made by me at any time heretofore.

I

I hereby nominate and appoint RITA M. BRENT, as Executrix of this my Last Will and Testament. I direct that she shall not be required to make a formal appraisal of my estate, or provide an inventory or an accounting to any Court.

II

I hereby give devise and bequeath unto RITA M. BRENT, all of my property that I might own at the time of my death, whether it be real, personal or mixed, wheresoever situated or howsoever situated or howsoever described.

IN WITNESS WHEREOF, I MINNIE FORD HEWITT, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 10 day of OCT, 2002, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

Minnie Ford Hewitt
MINNIE FORD HEWITT

WITNESSES:

Richard Moore
Laurence LeChambers

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES ON this the 10th day of October, 2002.

Tommie L. Chambers

Michael Chambers

WITNESSES

C2111107
791/655

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MINNIE FORD HEWITT, DECEASED

CIVIL ACTION
FILE NO. 2003-657

FILED
This Date

AFFIDAVIT OF SUBSCRIBING WITNESS

DEC 05 2003

STATE OF MISSISSIPPI

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

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **RICHARD MOORE**, 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 **MINNIE FORD HEWITT**, whose signature is affix to the Last Will and Testament dated October 10, 2002.

(2). That on the 10th day of October 2002, the said **MINNIE FORD HEWITT** 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 **LAWRENCE G. CHAMBERS**, the other subscribing witness to the instrument. the signature.

(3). That **MINNIE FORD HEWITT**, was then and there of sound and disposing mind and memory and well above the age of eighteen (18) years.

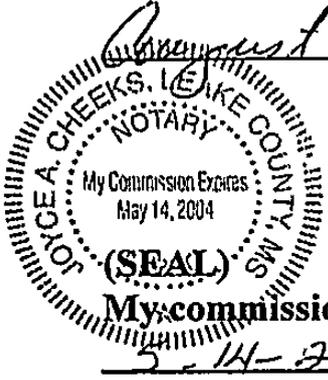
B -

(4). That this affiant, together with **LAWRENCE G. CHAMBERS** subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of **MINNIE FORE HEWITT** in the presence of each other.

Richard Moore
RICHARD MOORE

SWORN to and SUBSCRIBED before me, this the 21st day of

August, 2003.



Joyce A. Cheeks
NOTARY PUBLIC

FILED
This Date

DEC 05 2003

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

B 36 P 546

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MINNIE FORD HEWITT, DECEASED

CIVIL ACTION

FILE NO. 2003-657

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the State and County aforesaid and within named RITA MOORE BRENT, who being by me first duly sworn on oath state:

That affiant is duly appointed qualified and acting executrix of the estate of MINNIE FORD HEWITT, 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 know address informing them that a failure to have their claim probated and registered by the Clerk of the Court granting letters within the ninety (90) day period provided by Mississippi Code of 1972 Ann., Sec. 91-7-145 will bar such claim. The persons so identified and their last known addresses are:

PERSON

LAST KNOWN ADDRESS

WITNESS MY SIGNATURE this the 5th day of DECEMBER,
2003.

Rita Moore Brent
RITA MOORE BRENT, Executrix of
the Estate of MINNIE FORD
HEWITT, Deceased

SWORN to and SUBSCRIBED, before me this the 5th day of
DECEMBER, 2003.

[Signature]
NOTARY PUBLIC

(seal)
My commission expires:
5-14-2004

Last Will and Testament

FILED
This Date

OF

DEC 05 2003

ALMA HARRIS SHELBY

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

I, ALMA HARRIS SHELBY, of Madison County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils:

I.

I appoint as the Executor and Executrix of my estate, my son and daughter, Joe Earl Shelby, Sr. and Dr. Ariedell Shelby Stewart, respectively, to serve without bond and to act as their good judgment and discretion will determine; and they shall not be required to file any accounting, annual or final, to any Courts of their actions as Executor and Executrix.

II.

I give, devise and bequeath to my children, Joe Earl Shelby, Sr., Dr. Ariedell Shelby Stewart, William Preston Shelby, Irene Shelby Ward, Willie Louis Shelby, Annie Shelby Mount, Walter Leon Shelby and Calvin Thomas Shelby, at the time of my death, to share and share alike, any and all monies that I may have in any banking or financial institution.

III.

I give, devise and bequeath to my children, Joe Earl Shelby, Sr., Dr. Ariedell Shelby Stewart, William Preston Shelby, Irene Shelby Ward, Willie Louis Shelby, Annie Shelby Mount, Walter Leon Shelby and Calvin Thomas Shelby, at the time of my death, to share and share alike, any and all property owned by me, both real and personal.

IV.

B 36 P 549

I give, devise and bequeath to my children, Joe Earl Shelby, Sr., Dr. Ariedell Shelby Stewart, William Preston Shelby, Irene Shelby Ward, Willie Louis Shelby, Annie Shelby Mount, Walter Leon Shelby and Calvin Thomas Shelby, at the time of my death, to share and share alike, the residue of my estate.

V.

I request that all of my just debts, duly probated, be paid out of any non-exempt money or property that I may have in my estate and that I be buried in a manner befitting my station in life, the expense of which shall be paid out of my estate.

WITNESS MY SIGNATURE this the 24 day of August, 1988.

Alma Harris Shelby
ALMA HARRIS SHELBY

WITNESSES:

Oretha Smith
Bessie M. Travis

* * *

STATE OF MISSISSIPPI

COUNTY OF MADISON

WE, the undersigned, do certify that we have subscribed our signatures as attesting witnesses to the above and foregoing instrument on the date therein stated at the request of ALMA HARRIS SHELBY, who declared the said instrument to be her Last Will and Testament, and who signed said instrument in our presence and that at her request we affixed our signatures hereto as attesting witnesses in her presence and in the presence of each other.

5 36 P. 550

WITNESS OUR HANDS, this 8th day of August, 1988.

NAME

Oetha Smith

Bessie M. Davis

ADDRESS

Rte. 4, Box 434

Carthage, Mo. 39051

Route 2, Box 194

Carthage, MS 39046

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ALMA HARRIS SHELBY, DECEASED

CIVIL ACTION
FILE NO. 95743

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named Bessie M. Travis, 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 Alma Harris Shelby, and whose signature is affixed to the Last Will and Testament, dated the 8th day of August, 1988.

(2). That on the 8th day of August, 1988 the said Alma Harris Shelby, 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 Oretha Smith, the other subscribing witness to the instrument.

(3). That Alma Harris Shelby 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 Oretha Smith, subscribed and attested said instrument as witnesses to the

signature and publication thereof at the special instance and request, and in the presence of Alma Harris Shelby, and in the presence of each other.

Bessie M. Travis
BESSIE M. TRAVIS

SWORN to and SUBSCRIBED before me, this the 13th day of November, 1995.

Joseph A. Shelby
NOTARY PUBLIC

(SEAL)
My commission expires:
5-14-96

STATE OF MISSISSIPPI, MADISON COUNTY
I, MIKE CROOK, CHANCERY CLERK of the above named County and State, do certify that the foregoing instrument is a true and correct copy of the original.
Witness my signature and seal of court this
the 6th day of November, 2003
MIKE CROOK, CHANCERY CLERK
BY: Lakisha Jones D.C.

FILED
This Date

DEC 05 2003

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

B 36 P 553

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ALMA HARRIS SHELBY, DECEASED

CIVIL ACTION

FILE NO. 95-743

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the State and County aforesaid and within named Joe Earl Shelby, who being by me first duly sworn on oath state:

That affiants are duly appointed qualified and acting co-executors of the Estate of Alma Harris Shelby, deceased, that affiavits have 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 know address informing them that a failure to have their claim probated and registered by the Clerk of the Court granting letters within the ninety (90) day period provided by Mississippi Code of 1972 Ann., Sec. 91-7-145 will bar such claim. The persons so identified and their last known addresses are:

<u>PERSON</u>	<u>LAST KNOWN ADDRESS</u>
NONE	NONE

WITNESS OUR SIGNATURES this the 5th day of DECEMBER, 2003.

[Signature]
JOE EARL SHELBY, Co-Executor of
the Estate of Alma Harris Shelby,
Deceased.

B 36 P 554

Ariedell Shelby Stewart
ARIEDELL SHELBY STEWART,
Co-Executor of the estate of Alma
Harris Shelby, Deceased.

SWORN to and SUBSCRIBED, before me this the 5th day of December,

2003.

[Signature]
NOTARY PUBLIC



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

ARTICLE I.

I give, devise and bequeath all of my property, both real and personal, of whatsoever kind or character and wheresoever situated, unto my daughter, Earline Whitehead.

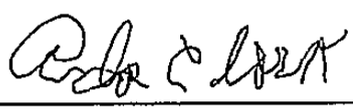
ARTICLE II.

I hereby nominate, appoint and constitute my daughter, Earline Whitehead as Executrix of my Last Will and Testament. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be to the best interest of my estate, without any limitation whatsoever and to serve without bond. Said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interest and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary for the best interest of my estate. In addition, my Executrix shall have full authority to sell any real or personal property of my estate either at a public or private sale, in her sole discretion, for cash or for such other conditions that she may deem appropriate, with said sales being made without the necessity of my Executrix first securing a Court Order approving the said sale.

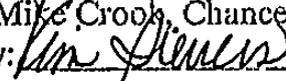
IN WITNESS WHEREOF, I have hereunto subscribed my name and published and declared this to be my Last Will and Testament on this the 6th day of October, 1989.

FILED
This Date

DEC 05 2003



ADA CLARK

Mike Crook, Chancery Clerk
By:  D.C

This instrument was, on the date shown above, signed,

B 36 P 556

published and declared by ADA CLARK 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.

John W. Christopher
WITNESS

P.O. Box 522
ADDRESS

Canton, MS
ADDRESS

Kathryn Durig
WITNESS

P.O. Box 589
ADDRESS

Canton, MS 39046
ADDRESS

IN THE MATTER OF THE ESTATE OF
ADA CLARK, DECEASED

CIVIL ACTION
FILE NO. 203-658

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
This Date

STATE OF MISSISSIPPI

DEC 05 2003

COUNTY OF MADISON

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

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **JOHN W. CHRISTOPHER**, 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 **ADA CLARK**, whose signature is affix to the Last Will and Testament dated October 6, 1989.

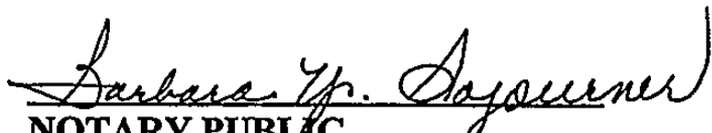
(2). That on the 6th day of October 1989, the said **ADA CLARK** signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of the affiant and in the presence of **KATHRYN IRVING**, the other subscribing witness to the instrument.

(3). That **ADA CLARK**, 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 KATHRYN IRVING, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of ADA CLARK in the presence of each other.


JOHN W. CHRISTOPHER

SWORN to and SUBSCRIBED before me, this the 24th day of June, 2003.


NOTARY PUBLIC

(SEAL)

My commission expires:



NONE

B 36 P 560

WITNESS MY SIGNATURE this the 26 day of June,
2003.

Earlene Whitehead
EARLENE WHITEHEAD, Executrix
of the Estate of Ada Clark, Deceased

SWORN to and SUBSCRIBED, before me this the 26 day of
June, 2003.

Angela R McDuffie
NOTARY PUBLIC

(seal)

My commission expires:



DEC 08 2003

Last Will and Testament

B 36 P 561

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

I, Marieluise K. Sheplow, nee Kaiser, resident of Madison County, Mississippi, do make and declare this to be my Last Will and Testament and hereby revoke all Wills and Codicils made by me. I hereby bequeath all my tangible assets to my daughter Michele Muench-Lowe
Written this 14th day of February, 1998

I hereby nominate and appoint my daughter as personal representative of my estate.

In witness whereof, I, Marieluise K. Sheplow, the Testatrix, sign my name to this instrument, this 14th day of February, 1998, I declare that I was born September 11, 1919, at Gelsenkirchen State of Northhine-Westphalia, Germany, state that I am of sound mind and body

I do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and Testament and that I sign it willingly, that I execute it as my free and voluntary act for the purpose therein expressed, and that I am under no constraint or undue influence

Marieluise K. Sheplow
Testatrix

STATE OF MISSISSIPPI
COUNTY OF MADISON

Subscribed, sworn to and acknowledged before me by MARIELUISE K. SHEPLOW, the Testatrix, and subscribed and sworn to before me, this 14th day of Feb., 1998

Elizabeth R. Lawrence
Notary Public

My commission Expires
Notary Public State of Mississippi At Large
My Commission Expires June 7, 2001
BONDED THRU HEIDEN MARCHETTI, INC.

Last Will and Testament

D 36 P 562
2003-838

OF

RUTH B. BILBREW

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

I.

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

II.

I hereby give, devise and bequeath unto Floyd Bilbrew, Jr., my Chevy pickup truck.

III

I hereby give, devise and bequeath unto Janice Seals and Michael Bilbrew, the trailer house located in Madison County, Mississippi, to share and share alike.

IV.

Of the 79 acres of real property which I own located in Madison County, Mississippi, I hereby give, devise and bequeath the following:

- 3 acres to Chris Bilbrew
- 1 acre to Bryce Bilbrew
- 9 acres to Sylvia Fleming
- 6 acres to Mary Bilbrew
- 10 acres to Floyd Bilbrew, Jr.
- 10 acres to Robert Bilbrew
- 10 acres to Janice Seals
- 10 acres to Melvin Bilbrew
- 10 acres to Michael Bilbrew
- 10 acres to Betty Simmons

FILED
This Date

DEC 08 2003

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

If any of these devisees desire to sell his/her property, he/she shall first offer the land to the members of the family listed above prior to a sale to an unrelated person

IN WITNESS WHEREOF, I, **RUTH B. BILBREW**, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 7th day of March, 2002, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

Ruth B. Bilbrew
Ruth B. Bilbrew

WITNESSES:

Dean Runkin
Susan Russell

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 7th day of March, 2002

Dean Runkin
Susan Russell
WITNESSES

AFFIDAVIT OF WITNESSES

STATE OF MISSISSIPPI

COUNTY OF MADISON

This day personally appeared before me, the undersigned duly commissioned and qualified Notary Public, acting within and for the State and County, [Signature] and [Signature], respectively, whose names appear as subscribing witnesses to the foregoing and attached instrument of writing, who after having been duly sworn, say on oath that on the 7th day of March, 2002, RUTH B. BILBREW, in their presence, signed her name thereto, and in their presence declared the same to be her Last Will and Testament; that at her request, in their presence, and in the presence of each other, the said affiants subscribed their names thereto as witnesses to its execution and publication, that the said RUTH B. BILBREW, on the 7th day of March, 2002, was of lawful age, was of sound and disposing mind and memory, and there was no evidence of undue influence.

[Signature] residing at 219 Rankin Rd.
Canton, MS 39046

[Signature] residing at 1301 LeDance Ave
Canton, MS 39046

SWORN TO AND SUBSCRIBED before me this the 7th day of March, 2002.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:

MY COMMISSION EXPIRES
NOVEMBER 14, 2004

(SEAL)

FILED
This Date

LAST WILL AND TESTAMENT 2003-881

DEC 11 2003

OF

LLOYD ROGERS WILBANKS

By: Milly Crook, Chancery Clerk
Kim Sullivan D.C.

I, Lloyd Rogers Wilbanks, an adult resident and citizen of Madison County, Mississippi, being over the age of twenty-one years and being of sound and disposing mind, do hereby make, publish and declare this to be my Last Will and Testament, revoking all prior Wills and Codicils I may have made.

ARTICLE I

I hereby direct that all my legally probated and proven debts and all expenses of my funeral be paid as soon after my death as may be convenient

ARTICLE II

I hereby name, nominate and appoint my stepdaughter, Gina Renee Davis, as Executor of my estate. Should Gina predecease me or be unable or unwilling to act as the Executor under this Will, I then name, nominate and appoint my CPA, Ron Russell, to serve as Executor of my estate. I direct that neither my Executor nor any successor shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that my Executor, or any successor, be required to make a formal inventory, appraisal or accounting for my estate to any court.

LRW
Initials

Without in any way limiting the foregoing, my Executor under this Will and any successor shall have all the powers during the administration of my estate as are granted to trustees under the Mississippi Uniform Trustee's Powers Act or its successor laws, Miss Code Ann §§91-9-101 through 91-9-109 (1972), or which are otherwise conferred upon trustees by law, which shall be exercised in such reasonable manner as may be fair and equitable under the circumstances, without order of or report to any court

ARTICLE III

I give and bequeath unto John David Wilbanks three thousand five hundred dollars (\$3,500 00) Should he predecease me then this bequest shall become part of the residue of my estate

ARTICLE IV

I give and bequeath unto Bobby Joe Huffstatler, my Super Eight (8) Tractor, my grandfather's forty-one (41) caliber Remington Rimfire Derringer, my thirty (30) caliber pistol in a shadow box and my 1911 Trench Knife in a shadow box Should he predecease me then these bequests shall become part of the residue of my estate

ARTICLE V

To my beloved wife, Johnnie L Wilbanks, I give, devise and bequeath the residence of which I am seized and possessed at the time of my death, as well as all furniture and household goods not otherwise herein bequeathed Further, I hereby give and bequeath to Johnnie L. Wilbanks the family automobile which she is driving at the time of my death. Should she predecease me then these devises and bequests shall become part of the residue of my estate.

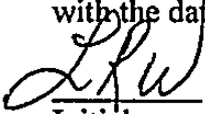

Initials

I hereby direct my Executor to sell any trucks that I may own for my personal use at the time of my death and to place the proceeds from such sale in the trust hereinafter described to be used for the sole and exclusive purpose of purchasing a new automobile for my beloved wife, Johnnie L. Wilbanks, at such time as she shall need or desire such new automobile. I further direct that the sum of ten thousand dollars (\$10,000.00) from the trust assets hereinafter described to be used, together with proceeds from the sale of my trucks, for the sole and exclusive purpose of the purchase of a new automobile referenced hereinabove, with such funds to be held in the said trust until such time as Johnnie L. Wilbanks shall need or desire a new automobile. Should she predecease me then this bequest shall become part of the residue of my estate.

ARTICLE VII

I hereby give, devise and bequeath to Ron Russell, CPA, as Trustee of the WILBANKS TESTAMENTARY TRUST, which Trust is hereby created, in trust for the use, benefit and purposes of my wife, Johnnie L. Wilbanks, and upon my wife's death, then for the use, benefit and purposes of my niece, Stella Susanne Johnson, my nephew, John David Wilbanks, my stepdaughter, Gina Renee Davis, and my stepdaughter, Dina Lefay Neeley, as hereinafter set forth, all the rest, residue and remainder of the property which I may own at the time of my death, real or personal, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including all lapsed legacies and devises, or other gifts made by this Will which fail for any reason.

The Trustee shall hold, manage, invest and reinvest the Trust property and, commencing with the date of my death, pay to or apply for the benefit of my beloved wife, Johnnie L. Wilbanks,


Initials

the sum of two thousand five hundred dollars (\$2,500 00) each month from the cash assets of my estate and then this Trust when the same shall be funded. In the event that it should become necessary that my beloved wife be placed in a nursing home or similar facility, then the monthly allowance of my beloved wife shall cease and the Trustee, in lieu thereof, shall pay the monthly expenses that are necessary and customary for such care for my beloved wife.

Upon the death of my beloved wife or in the event that she shall predecease me or die simultaneously with me, then I hereby direct that my Trustee make disbursements from the Trust as follows: to my niece, Stella Susanne Johnson, my nephew John David Wilbanks, my stepdaughter, Gina Renee Davis, and my stepdaughter, Dina Lefay Neeley, the sum of ten thousand dollars (\$10,000 00), or a pro rata share thereof, each on the first Monday of January of each year until all of the assets of my Trust have been fully disbursed

Notwithstanding anything to the contrary contained in the Will, I direct that the Trustee of this Trust shall invest the assets of this Trust in one or more low-risk investments, withdrawing therefrom from time to time only such sums as may be necessary to carry out the disbursements provided for herein and the cost of the administration of this Trust

In the event that any heir, devisee or beneficiary named herein shall die before receiving all or any part of any gift, devise or bequest set forth herein, their interest stops. The decedent's undistributed gift, devise or bequest shall be void and any shall be distributed to the surviving heirs, devisees and beneficiaries of the WILBANKS TESTAMENTARY TRUST as set forth herein, the same as if such gift, devise or bequest was never made to such decedent.


Initials

The Trust herein created is a private trust, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of his powers and discretions herein given. The income of the Trust herein created shall accrue from the date of my death. During the period of administration of my estate and until the Trust is funded, I hereby authorize the Trustee, in his sole discretion, to request of my Executor, in which case my Executor shall comply with that request, to pay monthly out of my general estate to my wife, Johnnie L. Wilbanks, as advanced payments of income, the sum of \$2,500 00, until such time as my estate may be finally closed and said Trust funded.

The Trustee shall not be required to enter into any bond as Trustee, nor shall he be required to return to any court any periodic formal accounting of his administration of said Trust, but said Trustee shall render annual accounts to the principal beneficiary of the Trust herein created, and upon her death to the remaining individual beneficiaries. No persons paying money or delivering property to the Trustee shall be required to see to its application.

The Trustee may resign at any time by giving written notice, specifying the date of such resignation, by personal delivery or by registered mail, to the beneficiaries of the Trust at that particular time. In the event of such resignation a successor Trustee shall be appointed by my wife, Johnnie L. Wilbanks. Any such resignation shall become effective upon the qualification of the successor Trustee and submission of a full accounting by the Trustee being replaced. Any successor Trustee shall be vested with all the rights, powers, duties and discretions herein conferred upon the original Trustee.


Initials

The Trust specified herein is intended to be within the definition of a "Trust" as set forth in the Mississippi Uniform Trustee's Powers Act or its successor laws, Miss Code Ann. §§91-9-101 through 91-9-109 (1972), or which are otherwise conferred upon trustees by law, and the said Trustee shall have all of the power afforded to trustees in and by the terms and provisions of said statutes, as now or hereafter amended, reference to which statutes is hereby made for all purposes.

None of the beneficiaries hereunder shall have any power to charge by way of anticipation any interest given to such beneficiary, and all sums to such beneficiaries hereunder shall be free and clear of the debts, contracts, alienations and anticipations of the beneficiaries and of all liabilities, levies, attachments, and proceedings of whatsoever kind, at law and equity; and, in the case of a married person, free of control from such person's spouse

During the continuance of the Trust under this Will, my Trustee shall render not less frequently than annually, statements of account to the beneficiary or beneficiaries then entitled to current income. In the event that any person entitled to the statements hereunder is a minor or otherwise legally incapacitated, such statements are to be rendered to my Executor. The statement shall show all receipts and disbursements and a list of all assets held as of the closing date of the accountings

It shall not be necessary that the Trustee furnish accountings other than provided for above, either during the continuance of the Trust or upon the termination of the same, and I expressly waive any requirements of law or otherwise that accountings be filed with any court or other public tribunal, except upon the written request of any individual having an interest in the Trust or by the voluntary action of the Trustee


Initials

ARTICLE X

B 36 P 571

If my beloved wife and I shall die simultaneously, or under circumstances which make it difficult or impossible to determine which of us died first, I direct that my wife shall be deemed to have survived me for the purposes of this Will, and I further direct that the provisions of this Will shall 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

ARTICLE XI

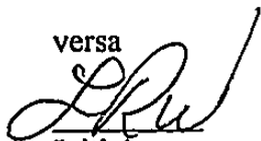
Notwithstanding any provision to the contrary herein, if I hold title and ownership to the twelve acre tract of land located on the south side of East Sowell Road, Madison County, Mississippi, at the time of my death, this property shall not be sold or liquidated except if the assets of the WILBANKS TESTAMENTARY TRUST shall be depleted prior to the death of my beloved wife, and it shall be necessary to sell the property and raise monies for her continued support as provided for herein

ARTICLE XII

In the event that any heir or beneficiary shall contest the provisions of this, my Last Will and Testament, then that heir or beneficiary shall not receive any gift, devise, bequest or benefit in any way whatsoever from my estate, directly or indirectly

ARTICLE XIII

As used in this Will, the term "Executor", and all pronouns in reference thereto, shall be deemed to refer to any Executor or Executrix acting at any time hereunder Throughout this Will, the masculine gender shall be deemed to include the feminine, and the singular, the plural, and vice

versa

Initials

IN WITNESS WHEREOF, I, Lloyd Rogers Wilbanks, sign, seal, publish and declare this instrument to be my Last Will and Testament that consists of eight (8) pages on this the 20th day of November, 2002

Lloyd Rogers Wilbanks
LLOYD ROGERS WILBANKS

Attesting Witnesses

Joseph L McCoy
Witness

Lee McCoy
Witness

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

Joseph L McCoy
Name

2116 Scenic Dr
Address
Brandon, MS 39047
428-82-0146
Social Security Number

Lee McCoy
Name

106 Timbercrest Drive
Address
Ridgeland, MS 39157
426-39-9774
Social Security Number

LRW
Initials

AFFIDAVIT OF ATTESTATION

B 36 P 573

STATE OF MISSISSIPPI

COUNTY OF Hinds

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority in
and for the jurisdiction aforesaid, the within named Joseph F. McCoy, Jr.
Lloyd Rogers Wilbanks
whose address is 2116 Scenic Dr, Brandon, Ms 39047, and
Lee McCoy, whose address is 106 Timbercrest Dr.
Ridgeland, Ms 39157, who, being first duly sworn, state under oath the following

We are the subscribing and attesting witnesses to the attached written instrument dated the
20th day of November, 2002, which purports to be the Last Will and
Testament of Lloyd Rogers Wilbanks Each of us is at least twenty-one (21) years of age

That on the 20th day of November, 2002, Lloyd Rogers Wilbanks,
Testator, who is personally known to each of us, in our presence declared the foregoing
instrument of writing to be his Last Will and Testament willingly made as his free act and deed for
the purposes therein expressed, signed the instrument in our presence, and requested that we
attest his execution thereof, whereupon, in the presence of Lloyd Rogers Wilbanks and of each
other, each of us signed our respective names thereto as attesting witnesses to its execution and
publication; that at the time of execution of the instrument the Testator was over the age of
eighteen and was of sound and disposing mind and memory

LRW
Initials

B 36 P 574

This Affidavit is made and signed at the request of and in the presence of Lloyd Rogers

Wilbanks

Dated this 20th day of November, 2002.

Joseph J. McCay
Witness

Lee McCay
Witness

SWORN TO AND SUBSCRIBED before me, this the 20th day of
November, 2002

Sandra F. D. [Signature]
Notary Public

My Commission Expires:

11/18/04

LRW
Initials



Capitol Roofing Company

306 Bobwhite Lane - Ridgeland, Mississippi 39157

Telephone (601) 856-3186

Fax (601) 856-1771

B 36 P 575

8-17-03

I Roger Wilbank makes this his
first codical of my Last will &
testament - I will to my first 1st cousin
my Rolex watch with case, "located in my
bottom Draw -" Bobby Joe HOFFSTATTER,
IF it were to proceed me then, I
direct it to his son Bobby Joe HOFFSTATTER
Joe

Signed by Roger Wilbank
Roger Wilbank

B 36 P 576

SUPPORTING AFFIDAVIT TO HOLOGRAPHIC FIRST CODICIL TO
LAST WILL AND TESTAMENT OF LLOYD ROGERS WILBANKS

STATE OF MISSISSIPPI

COUNTY OF HEMPHIS

This day personally appeared before me, the undersigned authority in and for said county and state, Ronald E. Russell, who having been by me first duly sworn, makes oath that he is familiar with the handwriting and signature of Lloyd Rogers Wilbanks, Deceased, that he has carefully read the writing dated August 17, 2003, purporting to be the First Codicil to the Last Will and Testament of Lloyd Rogers Wilbanks, Deceased, a copy of which is attached hereto, and presented for probate herein, and that said writing is authentic and was, upon affiant's personal knowledge, wholly written in the handwriting of Lloyd Rogers Wilbanks, and that, upon affiant's personal knowledge, the signature is the genuine signature of Lloyd Rogers Wilbanks, and that said writing and signature are genuine and were made and done by Lloyd Rogers Wilbanks, Deceased. Further, that the said Decedent was of sound and disposing mind and memory and fully competent to make testamentary distribution of his property, and said Decedent was over the age of eighteen (18) years when said writing was made; and that affiant is not a beneficiary of nor has any interest in the Estate of Lloyd Rogers Wilbanks, Deceased.

Ronald E. Russell
Ronald E. Russell

Sworn to and subscribed before me this, the 11th day of December, 2003.

Dina L. Bedford
NOTARY PUBLIC

My Commission Expires PUBLIC
MY COMMISSION EXPIRES SEP 29, 2005
BONDED THRU STEGALL NOTARY SERVICE

(Affix official seal)

Pamela Prather, MS Bar No. 4475
WATKINS LUDLAM WINTER & STENNIS, P.A.
Post Office Box 427
Jackson, Mississippi 39205-0427
(601) 949-4900

5 36 P 577

SUPPORTING AFFIDAVIT TO HOLOGRAPHIC FIRST CODICIL TO
LAST WILL AND TESTAMENT OF LLOYD ROGERS WILBANKS

STATE OF MISSISSIPPI

COUNTY OF Hinds

This day personally appeared before me, the undersigned authority in and for said county and state, Russ Davis, who having been by me first duly sworn, makes oath that he is familiar with the handwriting and signature of Lloyd Rogers Wilbanks, Deceased, that he has carefully read the writing dated August 17, 2003, purporting to be the First Codicil to the Last Will and Testament of Lloyd Rogers Wilbanks, Deceased, a copy of which is attached hereto, and presented for probate herein, and that said writing is authentic and was, upon affiant's personal knowledge, wholly written in the handwriting of Lloyd Rogers Wilbanks, and that, upon affiant's personal knowledge, the signature is the genuine signature of Lloyd Rogers Wilbanks, and that said writing and signature are genuine and were made and done by Lloyd Rogers Wilbanks, Deceased. Further, that the said Decedent was of sound and disposing mind and memory and fully competent to make testamentary distribution of his property, and said Decedent was over the age of eighteen (18) years when said writing was made, and that affiant is not a beneficiary of nor has any interest in the Estate of Lloyd Rogers Wilbanks, Deceased

Russ Davis

Sworn to and subscribed before me this, the 11 day of December, 2003.

Patricia Wain
NOTARY PUBLIC

My Commission Expires:
1-14-04
(Affix official seal)

Pamela Prather, MS Bar No. 4475
WATKINS LUDLAM WINTER & STENNIS, P.A.
Post Office Box 427
Jackson, Mississippi 39205-0427
(601) 949-4900

Last Will and Testament 2003-813

OF
STANLEY OLIVER GILBERT

FILED
This Date

STATE OF MISSISSIPPI

DEC 08 2003

COUNTY OF MADISON

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

KNOW ALL MEN BY THESE PRESENTS: That I, STANLEY OLIVER GILBERT, being above the age of eighteen years, and having a fixed place of residence in Madison County, Mississippi, and being of sound and disposing mind and memory, and being aware of the uncertainty of life, do here and now make, publish and declare this instrument as my Last Will and Testament, and hereby revoke all prior wills and instruments of a testamentary nature that may have been heretofore been executed by me.

ARTICLE I

I direct that all of my debts, all expenses of my last illness, all funeral and burial expenses, including the cost of a suitable monument at my grave site and the cost of administration of my estate be paid as soon as practical after my death out of the principal of my residuary estate.

ARTICLE II

I give, devise, and bequeath all of the property that I may own at the time of my death, be the same real, personal, mixed, to the exclusion of all others, to my nephew, Carl A. Williams.

ARTICLE III

As Executor of this my Last Will and Testament, I name, make and appoint my nephew, Carl A. Williams, and direct that my executor be and he is hereby relieved from the necessity of entering into bond for the faithful performance of his duties as such; that he be and he is further relieved from the necessity of filing any inventory of the assets of my estate; and he is further relieved of the duty of having an appraisal made of the assets of

my estate; and that he be and he is hereby relieved from the necessity of rendering any accounting to any Court whatsoever and wheresoever situate.

IN WITNESS WHEREOF, I sign, seal, and publish and declare this instrument to be my last will, this the 19th day of September, 2002.

Stanley Oliver Gilbert
Stanley Oliver Gilbert
TESTATOR

A T T E S T A T I O N

The foregoing instrument, consisting of this and one preceding typewritten page, was signed, sealed, published, and declared by STANLEY OLIVER GILBERT, the Testator, to be his last will, in our presence, and we, at his request, and in his presence, and in the presence of each other have hereunto subscribed our names as witnesses, this the 19th day of September, 2002.

Carrin Wright Brown
Witness
Dellie Lewis
Witness

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF EVELYN M. ELLIS, DECEASED

CIVIL ACTION FILE NO. 2003-794

AFFIDAVIT

FILED
This Date

DEC 12 2003

STATE OF MISSISSIPPI
COUNTY OF MADISON

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 PHILIP W. ELLIS, who, being by me first duly sworn, on oath stated:

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

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

MS Baptist Health Care System
Billing Department
727 Carlisle Street
Jackson, MS 39202

WITNESS MY HAND on this the 2nd day of December, 2003.

[Signature]
PHILIP W. ELLIS

SWORN TO AND SUBSCRIBED before me on this the 2nd day of December,
2003. FI DL. E420-679-37-326-0

Terenick A Medina
NOTARY PUBLIC

MY COMMISSION EXPIRES:

12/22/06
(SEAL)

TERENICK A MEDINA
NOTARY PUBLIC - STATE OF FLORIDA
COMMISSION # DD173792
EXPIRES 12/22/2006
BONDED THRU 1 888-NOTARY1

1 of 3

10-29-00

DEC 15 2003

Mike Crook, Clerical Clerk
By: Wm. J. J. J. D.C.

I, Carol Hall Boone, do hereby will
and bequeath all my worldly possessions
to my son, Christopher Hall Boone, and
my stepson, Phillip Gregory Boone -
Equally, with Phillip as executor
and in full control of all assets
disbursed to Christopher -

Burial Esmanand-Wright & Ferguson

Burial in Lakewood -

Exhumation in Cedarhurst to Chris (by
my parents)

Chris can have the house provided my
life insurance and retirement are used
to retire the mortgage with Phillip getting
an equal share to the amount paid -

The same for my car - it can be
sold & the proceeds split or paid off
& the brother who does not get the car -
will get cash, equally - cash controlled by Phillip

my jewelry should be sold to pay

(BOTH USA BANK) - The credit line loan, and both
- My credit cards - Any excess shall
be divided equally under Phillip's
sole control -

10-29-00
2 of 3

Woody Jelar @ A G Edwards Securities - another Retirement Plan

Du. Lohan - 984-5637

Suzanne Clay - 984-5600
in 984-5772

Umc Personnel Dept 7th
Main Hoop # 984-1000

They can advise regarding life ins. + Retirement Plans

Checking account at AmSouth which Phillip can sign on

Money Market Account at Trustmark
Shares at Umc Credit Union

Burial Ins. will pay up on my death -
do not pay additional premiums.

The Station wagon should be sold -
(don't take less than \$2,000 - AS IS)

Car ins. paid through Credit Union Payroll deduction
Call Pam Haley 922-2121

→ Absolutely no cash or assets should be in Chris' control.

All disbursements to be made by Phillip in strict moderation.

Chris is irresponsible and has contributed in a significant way to my death - I simply can't face anything else - I am not intentionally ending my life but may accidentally take too much medication to sleep which is the only time I can tolerate my life -

Depression is a life sentence and I'm more than ready for a reprieve -

10-29-00
3 of 3

Chris - I hope you get help -

Phillip - I hope you and Tracy Mary
and have a happy life -

I love you both - Chris I just wish
you could love yourself enough to try
and have some self-control -

Phillip, you are a wonderful person + son!
Please take care of your brother - he can't!
Love - Mama (won't)

(Carol H. Boone)

Lakisha

This is the

Original,

The last page
was lost by hers.
This
Paul

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
C. ROLLINS BROWN, JR., DECEASED

CAUSE NO. 2003-787

AFFIDAVIT OF CO-EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority, in and for the jurisdiction aforesaid, the within named DOROTHY FREEMAN BROWN, Co-Executrix of the Estate of C. Rollins Brown, Jr., Deceased, who, after being duly sworn and deposed states as follows.

1. That I am the duly appointed Co-Executrix of the Estate of C. Rollins Brown, Jr., Deceased, by Order of the Chancery Court of Madison County, Mississippi, dated November 19, 2003.

2. That I have made reasonably diligent efforts to identify all persons having claims against the Estate of C. Rollins Brown, Jr., Deceased. After such inquiry, I found no one with a claim against the Estate.

FURTHER AFFIANT SAYETH NOT.

Dorothy Freeman Brown
Dorothy Freeman Brown, Co-Executrix

FILED
This Date

DEC 19 2003

Mike Crook, Chancery Clerk
By: [Signature]

STATE OF MISSISSIPPI

COUNTY OF Madison

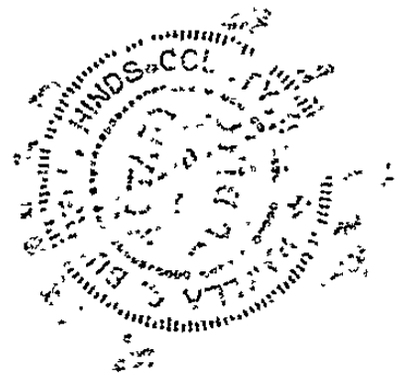
This day personally appeared before me, the undersigned authority in and for the county and state aforesaid, Dorothy Freeman Brown, who stated on oath that the allegations of the above and foregoing Affidavit of Co-Executrix are true and correct as therein stated and set forth.

SWORN TO AND SUBSCRIBED BEFORE ME this the 11th day of Dec.

2003.

Amela L. Bussell
NOTARY PUBLIC

My Commission Expires: MY COMMISSION EXPIRES FEB. 10, 2006



PRESENTED BY:
William S. Mendenhall, MSB#2869
Virginia Todd Weaver, MSB#10361
McGLINCHEY STAFFORD
Skytel Centre South, Suite 1100
200 South Lamar Street (Zip-39021)
Post Office Box 22949
Jackson, Mississippi 39225
Telephone: (601) 960-8400
Facsimile: (601) 352-7757

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
C. ROLLINS BROWN, JR., DECEASED

CAUSE NO. 2003-787

AFFIDAVIT OF CO-EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority, in and for the jurisdiction
aforesaid, the within named BETTY BROWN SPENCER, Co-Executrix of the Estate of C. Rollins
Brown, Jr., Deceased, who, after being duly sworn and deposed states as follows.

1. That I am the duly appointed Co-Executrix of the Estate of C. Rollins Brown, Jr.,
Deceased, by Order of the Chancery Court of Madison County, Mississippi, dated November 19,
2003.

2. That I have made reasonably diligent efforts to identify all persons having claims
against the Estate of C. Rollins Brown, Jr., Deceased. After such inquiry, I found no one with a
claim against the Estate.

FURTHER AFFIANT SAYETH NOT.

Betty Brown Spencer
Betty Brown Spencer, Co-Executrix

FILED
This Date

DEC 19 2003

Mike Cook, Chancery Clerk
By [Signature] DC

STATE OF MISSISSIPPI

COUNTY OF Madison

This day personally appeared before me, the undersigned authority in and for the county and state aforesaid, Betty Brown Spencer, who stated on oath that the allegations of the above and foregoing Affidavit of Co-Executrix are true and correct as therein stated and set forth.

SWORN TO AND SUBSCRIBED BEFORE ME this the 11th day of Dec.

2003.

Samela S. Burrell
NOTARY PUBLIC

My Commission Expires:
MY COMMISSION EXPIRES FEB. 10, 2006



PRESENTED BY:
William S Mendenhall, MSB#2869
Virginia Todd Weaver, MSB#10361
McGLINCHEY STAFFORD
Skytel Centre South, Suite 1100
200 South Lamar Street (Zip-39021)
Post Office Box 22949
Jackson, Mississippi 39225
Telephone. (601) 960-8400
Facsimile. (601) 352-7757

2003-890

LAST WILL AND TESTAMENT
OF
MARY ELIZA SHELTON HAWKINS

FILED
This Date

DEC 19 2003

Mike Crook Chancery Clerk
By: Loper DC

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

ITEM I.

I appoint my sister, NELL S. LOPER, of Madison, Mississippi, as Executrix of my Estate under this Will. I direct my Executrix to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done. For convenience my Executrix may be referred to herein as "Executor."

ITEM II.

A. I give and bequeath to my niece, DIANNE SHELTON, if she survives me, and to my nephew, JAMES DONALD WIMBERLY, if he

Mary Eliza Shelton Hawkins
MARY ELIZA SHELTON HAWKINS
MESH

survives me, the sum of \$20,000.00 each. These bequests shall be the only interests my said niece and nephew will have in my estate. If either of the above named beneficiaries shall not survive me, the bequest to that deceased beneficiary shall lapse.

B. I devise and bequeath my interest in the forty (40) acre parcel of land situated in the northeast quarter (NE/4) of the southwest quarter (SW/4) of Section 33, Township 10 North, Range 5 East, Copiah County, Mississippi, to my nephews, JAMES SHELTON BOWIE and RICHARD BOWIE, as tenants in common. If either of them shall not survive me, my deceased nephew's interest in the said parcel of land shall be distributed to his descendants, per stirpes.

C. I give and bequeath the sum of \$10,000.00 to the MADISON UNITED METHODIST CHURCH, Madison, Mississippi.

ITEM III.

A. I give, devise and bequeath all the rest and residue of my estate, in six (6) equal shares, one share each to my brother and sisters, SIMMONS SHELTON, BETTY S. RENO, DORIS S. O'BRIEN,

Page 2.

Mary Eliza Shelton Hawkins

MARY ELIZA SHELTON HAWKINS

M E S H

JENNIE S. GREEN, and NELL S. LOPER; and one share to the children of my deceased sister, HELEN S. BOWIE, those being my nephews, RICHARD BOWIE and JAMES SHELTON BOWIE, such share to be divided equally between them. I have not included my sister, ELLA S. KNIGHT, in this bequest, not because of any lack of love and concern for her, but because her estate is ample to provide for her needs and she leaves no descendants to inherit her assets. If any of the above named beneficiaries shall not survive me, that deceased beneficiary's share shall be distributed to his or her then living descendants, per stirpes.

B. In the event all the persons and classes designated as beneficiaries of my estate predecease me, the assets shall be distributed outright and free of trust to my heirs at law, in accordance with the intestacy laws then in effect in the State of Mississippi.

ITEM IV.

A. In the event my sister, NELL, is or becomes unable or unwilling to serve as my Executor, I appoint my brother, SIMMONS SHELTON, to serve as my successor Executor. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or

Page 3.

Mary Eliza Shelton Hawkins

 MARY ELIZA SHELTON HAWKINS

M E S H

Administrator. Where used throughout this Will, the terms "Executor" 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.

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

C. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property.

D. No person dealing with my Executor shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to my Executor, or to inquire into the expediency or propriety of any transaction or the authority of my Executor to

Page 4.

Mary Eliza Shelton Hawkins
MARY ELIZA SHELTON HAWKINS
M E S. H

enter into and consummate the transaction upon such terms as my Executor may deem advisable.

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

F. My Executor shall have all power and authority given to Trustees by the terms and provisions of the Uniform Trustees' Powers Law of Mississippi, as amended.

G. Notwithstanding any other provision contained in this Will to the contrary, I hereby authorize and empower my Executor to sell any real property or personal property owned by me at the time of my death except such real or personal property as may be specifically devised or bequeathed hereinabove in this Will. My Executor is hereby authorized and empowered to determine whether to sell any such property, and if so, the terms and conditions of such sale. In the event of any such sale it shall not be necessary for my Executor to give notice to any beneficiaries under this Will, it being my intention and direction that my Executor be authorized and

Page 5.

Mary Eliza Shelton Hawkins
MARY ELIZA SHELTON HAWKINS

M E S H

empowered to sell any such property without the necessity of notice to, or joinder by, any beneficiary under this Will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of 6 pages on the 25th day of October, 1995.

Mary Eliza Shelton Hawkins
MARY ELIZA SHELTON HAWKINS 10-2595

WITNESSES:

Michelle Lee Walsh

Becky Byn

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by MARY ELIZA SHELTON HAWKINS as her Last Will and Testament, that she signed the same in our presence and in the presence of each of us, and that we, at her request, and in her presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 25th day of October, 1995.

Michelle Lee Walsh
Becky Byn

B 36 P 595

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

NO. 2003-890

FILED
This Date

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARY ELIZA SHELTON HAWKINS, DECEASED

DEC 19 2003

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

STATE OF MISSISSIPPI)

AFFIDAVIT OF SUBSCRIBING WITNESS

COUNTY OF MADISON)

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Michelle Lee Waldrop, who, being first duly sworn, makes oath to the following:

That affiant resides at 305 Brookwoods Drive, Ridgeland, Mississippi; that affiant, in the presence of Becky Bynum, subscribing witness, and at the special instance and request of the said Mary Eliza Shelton Hawkins did, on the 25th day of October, 1985, sign and subscribe an instrument of writing represented to be the Last Will and Testament of the said Mary Eliza Shelton Hawkins, Deceased; that said instrument, the original of which is attached hereto, was signed by Mary Eliza Shelton Hawkins as Testatrix, and the said Testatrix declared in the presence of affiant and in the presence of the said Becky Bynum, that said instrument constituted her Last Will and Testament and thereupon affiant, in the presence of the said Mary Eliza Shelton Hawkins and in the presence of Becky Bynum, the other subscribing witness thereto, signed and subscribed the said instrument as one of the attesting witnesses thereto, both of the witnesses signing said Will in the presence of the said Testatrix and in the presence of each other; that at the time of the said attestation and signing of said instrument the said Mary Eliza Shelton Hawkins was above the age of eighteen years and was then of sound and disposing mind and memory and in full possession of all of her mental faculties.

The original of said Will is attached to this affidavit and this affidavit is executed by this affiant in proof of said Will, and for the purpose of probating the same in the Chancery Court of Madison County, Mississippi.

Michelle Lee Waldrop
MICHELLE LEE WALDROP

SWORN TO AND SUBSCRIBED before me, this the 11th day of December,
2003.

William Paulson
NOTARY PUBLIC
MADISON COUNTY, MISSISSIPPI

My Commission Expires:
MY COMMISSION EXPIRES DECEMBER 27, 2006

JACKSON 829835v1

By: Mike Crook, Chancery Clerk D.C.

DEC 19 2003

FILED
THIS DATE

LAST WILL AND TESTAMENT

OF

HOLLIS ASTER POWELL

2003-811

I, HOLLIS ASTER POWELL, of Madison County, Mississippi, being of the age of eighteen years and over and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, revoking all previous wills and codicils.

I.

I name, constitute and appoint, Cordelia T. Powell, my wife, as Executrix of this my Last Will and Testament and direct that she be not required to give bond or make any formal appraisal, inventory or accounting to any Court other than the probate of this my Last Will and Testament. Should my said wife, Cordelia T. Powell, predecease me or refuse or be unable to serve as Executrix hereunder, I name, constitute and appoint Charles V. Tate, as Executor, also without bond, also waiving the necessity of appraisal, inventory or accounting.

II.

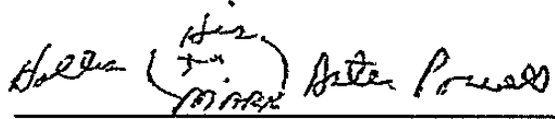
I direct that of my just legal debts, expenses of my last illness and funeral expenses be paid as promptly after my death as practical.

III.

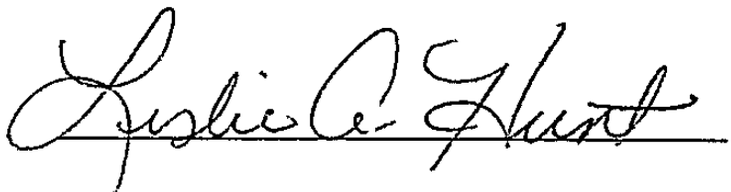
I will, devise and bequeath all of my estate, real, personal or mixed, of whatsoever nature and kind and wheresoever located unto my wife, Cordelia T. Powell. Should my said wife predecease me, I will, devise and bequeath all of my said estate unto Charles V. Tate. Should the said Charles V. Tate predecease me, this devise shall not lapse but shall go to the children of the said Charles V. Tate surviving at the time of my death.

Last Will and Testament
of Hollis Aster Powell
Page 2

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 12TH day of FEBRUARY, 1993, in the presence of the undersigned attesting and credible witness who, at my request and in my presence, and in the presence of each other, have witnessed my signature hereto.


HOLLIS ASTER POWELL

Signed, published and declared by the Testator, Hollis Aster Powell, on the date shown hereinabove, as and for his Last Will and Testament in the presence of us, who, at his request and in his presence and in the presence of each other, subscribe our names hereto as attesting witnesses.





WITNESSES