

IN THE CHANCERY COURT OF MADISON COUNTY MISSISSIPPI

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT OF  
PATRICIA FLETCHER LEVY, DECEASED

FILED  
THIS DATE  
MAR 10 2004  
BY *Kim Steves* JOHNSTON, CHANCERY CLERK D.C.  
CIVIL ACTION, FILE NO. 2004-192

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF HINDS

PERSONALLY appeared before me, the undersigned notary public in and for the state and county aforesaid, within my jurisdiction, the within named, Leonard C. Martin, one of the two subscribing witness to the foregoing and annexed instrument of writing purporting to be the last will and testament of Patricia Fletcher Levy, late of Madison County, Mississippi, who, having been by me first duly sworn, stated and deposed upon his oath that the said Patricia Fletcher Levy signed, published and declared said instrument to be her last will and testament on the 17th day of October, 2000, being the date of said instrument, in the presence of the deponent and Eilene K. Stevenson; that the said Patricia Fletcher Levy was then and there of sound and disposing mind and memory and was over the age of eighteen years; that the deponent and Eilene K. Stevenson, in the presence of each other, subscribed and attested said instrument of writing, as witnesses to Patricia Fletcher Levy's signature and publication thereof, at the request of and in the presence of Patricia Fletcher Levy, on the 17th day of October, 2000; that the deponent is not in any way interested in the estate of Patricia Fletcher Levy; and that the deponent is now and was at the time of his attestation of said instrument a competent witness under the laws of the state of Mississippi.

WITNESS MY SIGNATURE, this the 16<sup>th</sup> day of February, 2004.

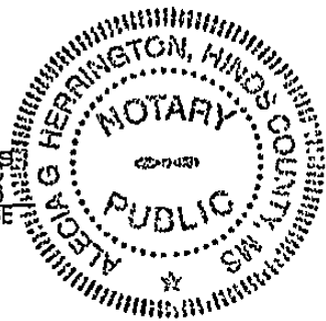
*Leonard C. Martin*  
LEONARD C. MARTIN

SWORN TO AND SUBSCRIBED BEFORE ME, this the 16<sup>th</sup> day of January, 2004.

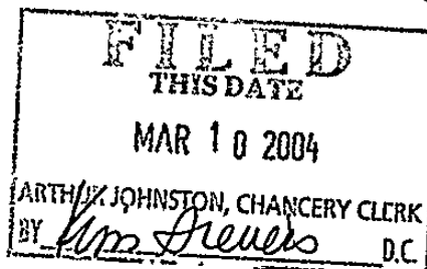
*February*

*Allesia G. Hemington*  
NOTARY PUBLIC

My Commission Expires  
MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES FEB. 14, 2008  
BONDED THRU STEGALI NOTARY SERVICE  
Levy.pow  
060/021204



STATE OF MISSISSIPPI  
COUNTY OF MADISON



LAST WILL AND TESTAMENT OF LENA MCCOY  
2004-193

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

ITEM ONE: I give, devise, and bequeath one acre of land to my nephew, Percy Allen Jackson, one acre of land to my niece Ruther May Jackson, one acre of land to my grandson Michael Chambers, one acre of land to my niece Pauline Wentworth, three acres of land to my grandson William Harris, and three acres of land to my grandson Trennis Harris. The land devised in this paragraph shall be selected and designated by my Executor and deeded to the devisee by Special Warranty Deed. If the devisee will not accept the parcel designated to him by my Executor, then that devisee shall receive nothing under my will.

ITEM TWO: I give, devise and bequeath all the rest, residue and remainder of my properties, real, personal and mixed to my children Lawrence Chambers and Louise Moore, share and share alike. My Executor shall select and designate such parcels of real estate and pieces of personal property which shall in the Executor's discretion constitute that devisees equitable portion of my estate.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THIS DATE  
MAR 10 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *Arthur Johnston* D.C.

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT  
OF LENA MCCOY, DECEASED

CIVIL ACTION, FILE NO. 2004-193

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned notary public in and for the state and county aforesaid, within my jurisdiction, the within named, Bentley E. Conner, one of the two subscribing witness to the foregoing and annexed instrument of writing purporting to be the last will and testament of Lena McCoy, late of Madison County, Mississippi, who, having been by me first duly sworn, stated and deposed upon his oath that the said Lena McCoy signed, published and declared said instrument to be her last will and testament on the 15th day of April, 1998, being the date of said instrument, in the presence of the deponent and Velma Sutton; that the said Lena McCoy was then and there of sound and disposing mind and memory and was over the age of eighteen years; that the deponent and Velma Sutton, in the presence of each other, subscribed and attested said instrument of writing, as witnesses to Lena McCoy's signature and publication thereof, at the request of and in the presence of Lena McCoy, on the 15th day of April, 1998; that the deponent is not in any way interested in the estate of Lena McCoy; and that the deponent is now and was at the time of his attestation of said instrument a competent witness under the laws of the state of Mississippi.

WITNESS MY SIGNATURE, this the 21st day of January, 2004.

*Bentley E. Conner*  
BENTLEY E. CONNER

SWORN TO AND SUBSCRIBED BEFORE ME, this the 21st day of January, 2004

*Stacey D. Toten*  
NOTARY PUBLIC

My Commission Expires:  
8-18-06

McCoy.POH  
060/011404



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT OF  
PATRICIA FLETCHER LEVY, DECEASED

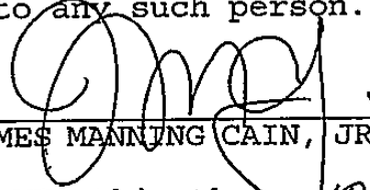
CIVIL ACTION, FILE NO. 2004-0192

AFFIDAVIT

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, within my jurisdiction, on the 10th day of March, 2004, James Manning Cain, Jr., who, having been by me first duly sworn, deposed upon his oath as follows:

I am the duly appointed, qualified, and acting executor of the estate of Patricia Fletcher Levy, deceased; I have made reasonably diligent efforts to identify all persons having claims against the estate of said decedent in order to give notice by mail to all 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 Chancery Court of Madison County, Mississippi, within the ninety (90) day period provided by §91-7-145, Mississippi Code of 1972, will forever bar such claim; despite such reasonably diligent efforts, I have been unable to identify any person who may have a claim against said decedent's estate; and thus I have been unable to give such notice by mail to any such person.

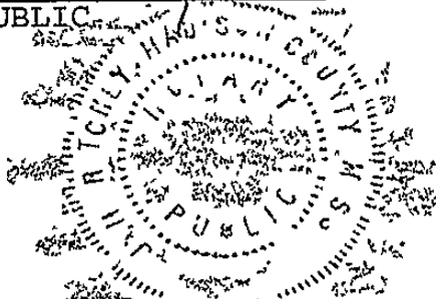
  
\_\_\_\_\_  
JAMES MANNING CAIN, JR., Executor

SWORN TO AND SUBSCRIBED BEFORE ME, this the 10 day of March, 2004.

MY COMMISSION EXPIRES:

June 23, 2005

**FILED**  
THIS DATE  
MAR 10 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY Arthur Johnston DC

  
NOTARY PUBLIC  


2004-198

STATE OF LOUISIANA  
PARISH OF EAST BATON ROUGE

FILED  
THIS DATE  
MAR 11 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *[Signature]* D.C.

WILL OF ALBERT L. SMITH, JR.

I, Albert L. Smith, Jr., also known as Al, domiciled in East Baton Rouge Parish, Louisiana, declare this to be my will. I revoke all of my prior wills and codicils.

I. FAMILY AND DEFINITIONS

1.1 Birth. I was born on May 27, 1915, in Winnfield, Louisiana.

1.2 Marriage. I have been married but once and then to Mary Belle H. Smith, sometimes referred to as Mary Belle, on July 12, 1939, at Winnfield, Louisiana, with whom I am presently living.

1.3 Children. Of my marriage were born the following children:

<u>FULL NAME</u>	<u>FAMILIAR NAME</u>	<u>DATE OF BIRTH</u>
Anne Smith Haley	Anne	July 9, 1947

No children other than those named above have been born to me, nor have I adopted anyone.

II. PROPERTY

2.1 Property. "My property" means the property subject to this will of which I die possessed, of whatever nature or kind, wherever located and however acquired, whether now owned by me or hereafter acquired. "My remaining property" used at any point in this will means all of my property not already disposed of by preceding bequests.

Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 1 of 6 Pages

*[Signature]*  
ALBERT L. SMITH, JR., Testator

2.2 Descendants. "My descendants" as used throughout this will means my descendants by roots in being at my death unless other descendants are clearly indicated.

2.3 Retirement Plans. I give to Mary Belle H. Smith all of my interest in any Individual Retirement Accounts in the name of Mary Belle H. Smith and in any Qualified Retirement Plan benefits resulting from any such plans in which Mary Belle H. Smith is a participant.

III. RESIDUARY ESTATE

3.1 Residuary Estate. All of my remaining property constitutes my Residuary Estate.

3.2 Bequest of Residuary Estate.

A. If Mary Belle H. Smith and any of my descendants survive me, then, subject to the usufruct of Mary Belle H. Smith, which I confirm for life, I give my Residuary Estate to my descendants.

B. If Mary Belle H. Smith predeceases me, but any of my descendants survive me, I give my Residuary Estate to my descendants.

C. If Mary Belle H. Smith survives me but none of my descendants survive me, I give my Residuary Estate to Mary Belle H. Smith.

IV. MISCELLANEOUS PROVISIONS

4.1 Executrix. I name Mary Belle H. Smith as Executrix of my succession. Should she cease or fail to serve, I name Anne Smith Haley as successor Executrix. Should she cease or fail to serve, I name Michael D. Haley as successor Executor.

Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 2 of 6 Pages

  
ALBERT L. SMITH, JR., Testator

4.2 Compensation. My Executors shall serve without compensation. Executors who serve without compensation shall be entitled to recover their expenses from my estate.

4.3 Bond. I dispense all of my Executors including any duly appointed dative or provisional executor from giving bond.

4.4 Attorney. I recommend Paul C. Pepitone as the attorney for my Executors. For legal services rendered to my Executors, their attorneys shall accept as full compensation for their services their reasonable hourly rate.

4.5 Subsequent birth or adoptions. If a child is born to me or a person is adopted or legitimated by me after the date hereof, this will shall nevertheless remain in full force and effect.

4.6. Debts, taxes, and expenses. All of my debts and taxes shall be paid in accordance with law. None of my debts shall be deemed accelerated solely by reason of my death nor shall this subparagraph be construed as directing my Executors to discharge any debt or other charge that may encumber any of my property. My Executors are authorized to pay expenses from the income of my estate.

4.7 Usufructuary Powers. With regard to any and all usufruct bequests made in this will to Mary Belle H. Smith which were confirmed for life, Mary Belle H. Smith shall have the greatest power and authority permitted by law with respect to the property subject to the usufruct. Therefore, Mary Belle H. Smith shall have all of the following rights and powers but only to the extent that they are permitted by law and she shall have any additional powers now or subsequently permitted by law. Mary Belle H. Smith is relieved of any responsibility to preserve the substance of the property, and she may convert a usufruct of a non-consumable to a usufruct of a consumable. Mary Belle H. Smith's authority shall include, but shall not be limited to, the authority to sell, exchange, or transfer non-consumable property and to enjoy

Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 3 of 6 Pages

  
ALBERT L. SMITH, JR., Testator

a usufruct over the proceeds of the sale, exchange, or transfer. Such a sale, exchange, or transfer may be made without the consent of the naked owners. Mary Belle H. Smith may invest the proceeds in consumable or non-consumable property and the power and authority granted by this paragraph shall apply to each investment or reinvestment of proceeds just as those powers applied to the original property subject to the usufruct. If Mary Belle H. Smith sells, exchanges, or transfers non-consumable property, then she shall be liable to account to the naked owners at the termination of the usufruct for the value, as of the date of such sale, exchange or transfer, of the original non-consumable property which was sold, exchanged or transferred by Mary Belle H. Smith. To the extent permitted by law, I dispense with any bond or security otherwise required of the usufructuary and I likewise dispense with any inventory or other formality to the extent that the law will permit me to do so. Mary Belle H. Smith shall have the right to minerals produced from land subject to the usufruct whether or not said minerals were in production at the time the usufruct commenced. If any of the powers granted in this paragraph should violate a forced heir's rights, said powers shall not take effect unless such forced heir waives that impingement.

4.8 Powers of selection. My Executor shall have full power and discretion to select particular properties, groups of properties, or classifications of properties to satisfy any bequest.

4.9 Scope of Executors' powers. I intend for my Executors to have all of the powers that may be granted to Executors at the time of my death. To the maximum extent permitted by law until their final discharge, I give to my Executors full power and authority to act on behalf of my estate independently of court supervision.

4.10 Common Disaster. Should I die together with any heir or legatee in circumstances making it doubtful as to which of

Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 4 of 6 Pages

Albert L. Smith, Jr.  
ALBERT L. SMITH, JR., Testator

us died first, it shall be presumed that I survived.

4.11 Condition of survival. All bequests made to Mary Belle H. Smith herein are subject to the suspensive condition that she shall survive me for a period of not less than 90 days. Should Mary Belle H. Smith fail to survive me for a period of at least 90 days, she shall be treated for the purposes of this will as though she had predeceased me.

4.12 Collation. I dispense all of my forced heirs from collating any gift received from me whether inter vivos or by reason of my death.

4.13 Expenses of delivery. The expenses of collecting, protecting, appraising, packing, storing, shipping, cleaning and insuring any property bequeathed in this will shall be paid as an administrative expense of my succession.

4.14 Insurance proceeds. All bequests in this will shall include all of my interest in any policies insuring such property against any loss or liability and the proceeds of all such policies. Should I sell any of the property specially bequeathed herein, I give that legatee the right to receive and retain any uncollected sales proceeds due on and after my death.

4.15 Life Insurance. Should there be any inheritance, estate or other taxes due upon my death, such taxes shall be paid out of my succession by the persons who share in the succession in the proportions in which they share. Should there be any inheritance, estate or other taxes due because of the inclusion of the proceeds of any life insurance policy in my taxable estate, the named beneficiary of this insurance shall pay the proportionate share of the tax caused by the inclusion of the insurance proceeds in the computation of the tax.

4.16 Disclaimers. My Executors shall have the power to disclaim (renounce) all or part of any legacy or gift to me not accepted by me prior to my death. To the extent any legatee, other than Mary Belle H. Smith, disclaims any bequest herein, the

Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 5 of 6 Pages

  
ALBERT L. SMITH, JR., Testator

disclaimed interest shall pass as though the disclaiming legatee had predeceased me.

Albert L. Smith, Jr.  
ALBERT L. SMITH, JR.

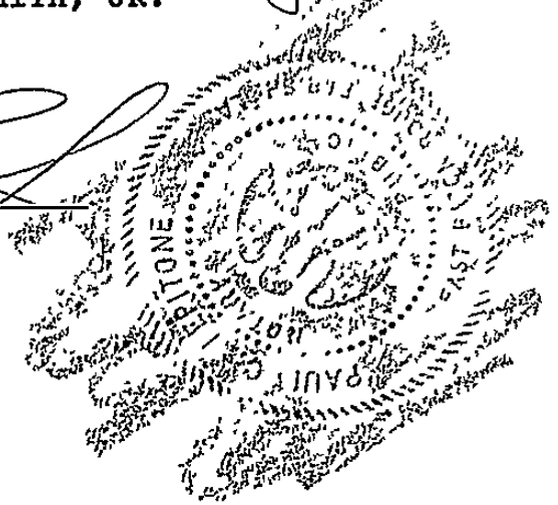
The testator has signed this will at the end and on each other separate page, and has declared or signified in our presence that it is his last will and testament, and in the presence of the testator and each other we have hereunto subscribed our names on this 10th day of October, 1995.

WITNESSES:

Carla B. Gasom  
Jennifer D. [unclear]

Albert L. Smith, Jr.  
ALBERT L. SMITH, JR.

Paul C. Pepitone  
PAUL C. PEPITONE  
NOTARY PUBLIC



Baton Rouge, Louisiana, this 10th day of October, 1995.  
Page 6 of 6 Pages

Albert L. Smith, Jr.  
ALBERT L. SMITH, JR., Testator

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF ALBERT L. SMITH, JR., DECEASED

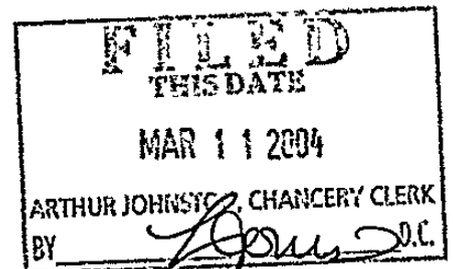
CIVIL ACTION, FILE NO. 2004-198

AFFIDAVIT OF SUBSCRIBING WITNESS

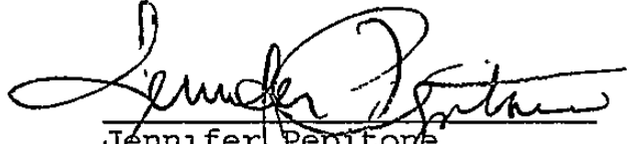
STATE OF LOUISIANA

PARISH OF EAST BATON ROUGE

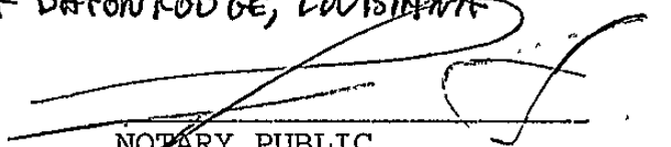
THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Jennifer Pepitone, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Albert L. Smith, Jr., deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Albert L. Smith, Jr., signed, published and declared said instrument as his Last Will and Testament on the 10<sup>th</sup> day of October, 1995, the day and date of said instrument, in the presence of this affiant and Carla B. Gascon, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, Jennifer Pepitone, the Affiant and Carla B. Gascon, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special

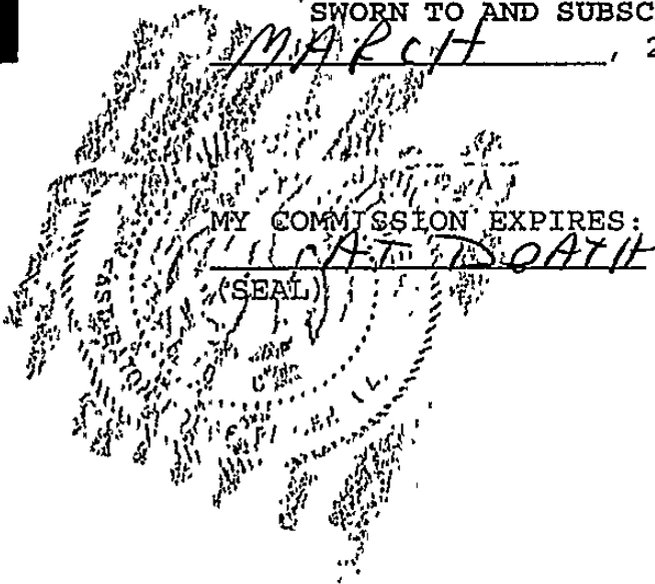


instance and request and in the presence of said testator and  
in the presence of each other.

  
Jennifer Pepitone

'SWORN TO AND SUBSCRIBED BEFORE ME,' on this the 8<sup>th</sup> day of  
MARCH, 2004. AT BATON ROUGE, LOUISIANA

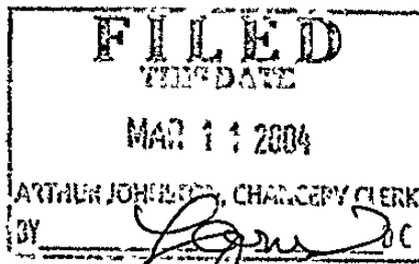
  
NOTARY PUBLIC  
PAUL C. PEPITONE



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF ALBERT L. SMITH, JR., DECEASED

CIVIL ACTION, FILE NO. 2004-198



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, Anne Smith Haley, who being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Executrix of the estate of Albert L. Smith, Jr., Deceased; that affiant has made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate and has given notice by mail to persons so identified, at their last known address informing them that a failure to have their claim probated and registered by the clerk of the court granting letters within the ninety (90) days period provided by Miss. Code of 1972 Ann., § 91-7-145 will bar such claim. The persons so identified and their last known addresses are:

*None*

WITNESS MY HAND this the 11 day of MARCH, 2004.

*Anne Smith Haley*  
Anne Smith Haley, Executrix of the  
Estate of Albert L. Smith, Jr.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 11 day of March, 2004.

*[Signature]*  
NOTARY PUBLIC

MY COMMISSION EXPIRES:  
My Commission Expires  
31.03.2007



LAST WILL AND TESTAMENT

B 37 P 116

FILED  
THIS DATE  
MAR 12 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY Ans. Hevers D.C.

OF

2004-199

FREDERICK PROCTOR MCRAE

I, FREDERICK PROCTOR MCRAE, an adult resident citizen of Madison, Madison County, Mississippi, being above the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any previous Wills and/or Codicils heretofore made by me.

ITEM I.

I do hereby appoint the AmSouth Bank, Jackson, Mississippi, as Executor of this my Last Will and Testament I hereby direct that the Executor shall not be required to give any bond, and I hereby waive the necessity of having a formal appraisal made of my estate I hereby expressly give and grant unto my Executor all the rights, powers and discretions hereinafter given to the Trustee in Item VII If said AmSouth Bank is unable or unwilling to serve as Executor, then Union Planters Bank, N.A. shall serve as Executor.

ITEM II.

I hereby direct my Executor to pay my funeral expenses, all of my just debts which may be timely probated, registered and allowed against my estate, and expenses of administration of my estate out of my residuary estate. I direct my Executor to pay out of my residuary estate all Federal and State estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life

FPM FM

insurance proceeds or any other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes.

ITEM III.

My wife is MELBA OZBORN MCRAE and all references in this Will to "my wife" or "said wife" shall be deemed to refer to her. I have two children, MARILYN ALICE MCRAE and BETTYE ANN MCRAE BOUCHARD.

ITEM IV.

I give and bequeath to my said wife, MELBA OZBORN MCRAE, my automobiles, clothing, jewelry, sports equipment and other personal effects, as well as all furniture, furnishings, ornamental decorations, silverware, china, pictures, linens, glassware and the like located in our home. If my said wife does not survive me, then this property shall pass to my two daughters, MARILYN ALICE MCRAE and BETTYE ANN MCRAE BOUCHARD, share and share alike, per stirpes.

ITEM V.

If my said wife, MELBA OZBORN MCRAE, survives me, then I give, devise and bequeath to AmSouth Bank, Jackson, Mississippi, as Trustee for the benefit of my said wife, property equal in value to the dollar amount which can pass free of federal estate tax in my estate by reason of the unified credit against federal estate tax allowable to my estate (the "credit shelter amount"), reduced by the aggregate of (1) all items includible in my estate for federal estate tax purposes which either are disposed of in previous articles of this Will or pass outside of this Will but only if such items do not qualify for the federal estate tax marital deduction or the federal estate tax charitable deduction, and (2) the amount of any administration expenses claimed as income tax rather than estate tax  
FPM FM

deductions. Assets transferred to satisfy this bequest shall be valued at the date of distribution. The Trustee shall hold said property in trust under the following terms and conditions:

A. The Trustee shall distribute to or for the benefit of my wife as much of the net income as the Trustee deems advisable for the support, maintenance and health of my said wife; for the maintenance of her accustomed standard of living; or for any medical, hospital or other institutional care which she may require. These distributions shall be made in such proportions, amounts, and intervals as the Trustee determines. Any income not distributed shall be added to principal and shall be distributed in accordance with provisions of this Item.

B. In addition to the income distributions, the Trustee may pay to or for the benefit of my wife as much principal as the Trustee deems advisable for the support, maintenance and health of my said wife; for the maintenance and health of my said wife; for the maintenance of her accustomed standard of living; or for her medical, hospital or other institutional care which she may require.

C. Upon the death of my said wife, the remaining trust assets shall be transferred to my daughters, MARILYN ALICE MCRAE and BETTYE ANN MCRAE BOUCHARD, share and share alike, per stirpes. However, should one of my daughters predecease my said wife without children, then the share of said predeceased child shall pass to my living daughter, or to her children, share and share alike, per stirpes, should my other daughter also predecease my said wife.

D. If said AmSouth Bank is unable to serve as Trustee of this trust, then Union Planters Bank, N.A. shall serve as Trustee under the same terms

FPM JM

ITEM VI.

B 37 P 119

I give, devise and bequeath all the rest and residue of the property comprising my estate of whatever kind or character and wheresoever situated, to my said wife, MELBA OZBORN MCRAE, or should my said wife predecease me, then to my daughters, MARILYN ALICE MCRAE and BETTYE ANN MCRAE BOUCHARD, share and share alike, per stirpes. Should my said wife predecease me and further if a daughter also predeceases me without children, then the predeceased childless daughter's share shall pass to my living daughter, or to her children, share and share alike, per stirpes, should my other daughter also predecease me.

ITEM VII.

The Trustee in each trust herein created shall have full power and authority to invest and reinvest the principal of the trust in such manner and upon such terms and conditions as the Trustee may see fit; to sell, exchange, pledge, mortgage, hypothecate or otherwise dispose of any property, real or personal, originally or subsequently acquired; to invest in proprietary mutual funds, to retain and hold in unchanged form any property, real or personal, coming into its hands; to rent or lease any of the properties embraced within the trust, upon such terms and conditions as the Trustee deems advisable, to make all determinations respecting division, allotments and distributions of income and principal to the beneficiaries, to pay taxes of every kind existing against the trust property; to hold investments in the name of a nominee; and to do all other acts which, in the judgment of the Trustee, may be necessary or appropriate for the proper and advantageous management, investment and distribution of the trust estate to the same extent as though it were the sole owner of the trust property. In addition, the Trustee shall have all of the powers granted by the "Uniform Trustees'

FPM JM

Powers Law," being Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972 as now enacted or hereafter amended, reference to which statute is hereby made for all purposes

Neither the principal nor the income of any trust fund hereinbefore created, nor any part of same, shall be liable for the debts of any beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, and no beneficiary hereunder shall have any power to sell, assign, transfer, or in any manner to anticipate or dispose of his or her interests in any Trust fund hereinbefore created, or any part of same, or the income produced from said fund or any part of same; furthermore, the interest of any beneficiary in the income or principal or both of any trust created herein shall not be subject to any voluntary or involuntary transfer.

The trusts hereinbefore created are private trusts, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given. The Trustee is hereby authorized to receive and retain for its services in administering the trust reasonable fees and compensation in accordance with that which is customarily and generally charged for performing trust services of the nature involved in said trust. The Trustee shall not be required to enter into any bond as Trustee, nor shall it be required to return to any court any periodic formal accounting of its administration of the trust, but the Trustee shall render annual account to the beneficiaries. No person paying money or delivering property to the Trustee shall be required to see to its application.

FPM JM

ITEM VIII.

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

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 2<sup>ND</sup> day of February, 2004.

✓ Frederick Proctor McRae  
FREDERICK PROCTOR MCRAE

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

WITNESS: Thomas M. Milam  
Address: P.O. Box 1247  
Madison, MS 39130

WITNESS: Gaymie E. Mayes  
Address: 250 Cedar Ridge Dr.  
Madison, MS 39110

FPM Jm

## IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FREDERICK PROCTOR MCRAE, DECEASEDCIVIL ACTION NO. 2004 199

AFFIDAVIT

FILED	
THIS DATE	
MAR 12 2004	
ART: M. JOHNSTON, CHANCERY CLERK	
BY <i>Kim Deeds</i>	DC

STATE OF MISSISSIPPI  
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named JAYNIE E. MAXEY, 250 Cedar Ridge 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 an instrument of writing purporting to be the Last Will and Testament of Frederick Proctor McRae, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 2nd day of February, 2004, a true and correct copy of which is attached hereto as an Exhibit

(2) That on the 2nd day of February, 2004, said Frederick Proctor McRae signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this affiant and in the presence of Thomas M. Milam, the other subscribing witness to the instrument

(3) That FREDERICK PROCTOR MCRAE was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years

(4) That this affiant, together with the other said witness subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Frederick Proctor McRae, and in the presence of each other.

Jaynie E. Maxey  
JAYNIE E. MAXEY

SWORN TO AND SUBSCRIBED before me, as of the 10 day of March, 2004.

Thomas M. Milam  
Notary Public



My Commission Expires  
MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JULY 15, 2006  
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

E.B.R.

FILED  
THIS DATE

MAR 12 2004

E.B.P.

B 37 P 124

ARTHUR JOHNSTON, CHANCERY CLERK  
BY Kim Sellers D.C.

LAST WILL AND TESTAMENT OF JOHN REID

2004-194

I, John Reid, a resident of Madison County, Mississippi, being over the age of Twenty-one (21) years and of sound and disposing mind and memory, do hereby make, ordain, declare and publish this MY LAST WILL AND TESTAMENT, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM 1. I hereby devise and bequeath to my wife, Marie D. Reid, my home house and two (2) acres surrounding said house in the shape of a square as nearly as possible.

ITEM 2. I devise and bequeath the remainder of my land situated in Madison County, Mississippi to the following: Johnnie Lee Reid, son, 1/5th interest; Ebell Reid, son, 1/5th interest, Della Wilson, daughter, 1/5th interest, Bennie Reid, son, 1/5th interest, Jerome Anderson, Grandson, 1/10th interest and Sylvia Ann Nichols, granddaughter, 1/10th interest.

ITEM 3. I devise and bequeath the remainder of my estate, real, personal and mixed and wherever situated to Marie D. Reid, Johnnie Lee Reid, Ebell Reid, Della Wilson, Bennie Reid and Jerome Anderson and Sylvia Ann Nichols, each to share alike.

ITEM 4. I hereby appoint my wife, Marie D. Reid, executrix of my estate, without bond, waiving all requirements whatever of bond from her as such executrix. I hereby waive an inventory and an appraisalment of my estate as required by statute, and relieve my said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this MY LAST WILL AND TESTAMENT.

SIGNED, PUBLISHED AND DECLARED as this MY LAST WILL AND TESTAMENT, THIS THE 25<sup>th</sup> day of October, 1973.

John Reid  
JOHN REID

Josephine Hood (WITNESS)

Subania Cobb (WITNESS)

We, the undersigned witnesses to the Will of John Reid, do hereby certify that the said John Reid on the day he executed the foregoing will was over the age of twenty-one years and of sound and disposing mind; that he signed and subscribed said will and published it as his LAST WILL AND TESTAMENT in our presence and in the presence of each of us and that we at his expressed instance and request signed and subscribed said will as witnesses thereto in his presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this the 25<sup>th</sup> day of October, 1973.

Josephine Hood (WITNESS)

Subania Cobb (WITNESS)

E.B.R.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
ELIZABETH TARVER, DECEASED

NO. 2004-0027

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Jeff Tarver, who, after being first duly sworn, stated on oath as follows:

Jeff Tarver is the Executor of the Estate of Elizabeth Tarver, Deceased, and as such he has made reasonably diligent efforts pursuant to §91-7-145, Mississippi Code 1972 (Supp. 1989) to identify all persons and parties having claims against the Estate of Elizabeth Tarver and has mailed by United States Mail, postage prepaid, at their last known addresses a copy of the Notice to Creditors attached to this Affidavit to all such persons and parties having claims against this Estate, informing them that a failure to have their claims probated and registered by the Clerk of this Court within the prescribed ninety day period will bar such claims.

Jeff Tarver  
JEFF TARVER

SWORN TO AND SUBSCRIBED BEFORE ME this 15 day of March, 2004.

Connie Etchucke  
NOTARY PUBLIC

My Commission Expires:  
3/27/07

**FILED**  
THIS DATE  
MAR 17 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FREDERICK PROCTOR MCRAE, DECEASED

CIVIL ACTION NO. 2004-199

AFFIDAVIT

STATE OF MISSISSIPPI  
COUNTY OF HINDS

**FILED**  
THIS DATE  
MAR 19 2004 .  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *Am Stevens* D.C.

PERSONALLY appeared before me, the undersigned authority in and for the state and county aforesaid, the within named SUZANNE P STEPHENS, Vice President and Trust Officer of AMSOUTH BANK, who being by me first duly sworn on oath stated

That said AmSouth Bank, by and through said Suzanne P. Stephens, the affiant, is the duly appointed, qualified and acting Executor of the Estate of FREDERICK PROCTOR MCRAE, deceased; that Executor 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.

	<u>NAME OF ENTITY</u>	<u>ADDRESS</u>
1	Hospice Ministries	450 Towne Center Blvd. Ridgeland, MS 39157
2	Mississippi Baptist Medical Center	1225 North State St. Jackson, MS 39202

WITNESS MY HAND as of the 12<sup>th</sup> day of March, 2004.

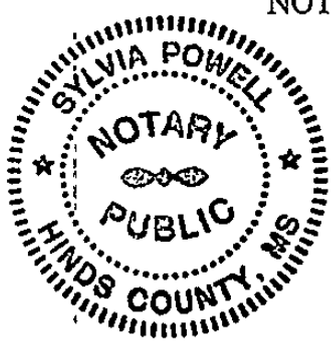
AMSOUTH BANK

Suzanne P. Stephens  
SUZANNE P. STEPHENS, Vice President  
and Trust Officer of AmSouth Bank, Executor

SWORN TO, subscribed and signature acknowledged, as of the 12<sup>th</sup> day of March, 2004.

Sylvia Powell  
NOTARY PUBLIC

My Commission Expires  
MY COMMISSION EXPIRES FEBRUARY 2, 2008



OF COUNSEL:

Thomas M Milam  
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 RE: THE ESTATE OF  
ROBERTA K. ESTES, Deceased

Testatrix

vs.

Cause No. 2003-489

JOHN E. MCMANUS

Executor

AFFIDAVIT OF EXECUTOR

FILED  
THIS DATE  
MAR 18 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *Kim A. ...* DC

STATE OF Tennessee  
COUNTY OF Shelby

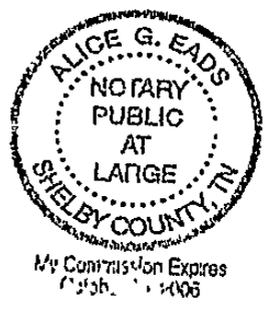
I, JOHN E. MCMANUS, the duly appointed Executor of the Estate of  
Roberta K. Estes, deceased, do hereby swear that I accordance with Section 93-7-  
145 of the Mississippi Code Annotated (1972), I have made reasonably diligent  
efforts to identify persons having claims against the Estate of Roberta K. Estes,  
deceased. After making reasonably diligent efforts to identify persons having claims  
against the Estate of Roberta K. Estes, deceased, I have determined that there are no  
persons having claims against the Estate of Roberta K. Estes, deceased.

*[Signature]*  
JOHN E. MCMANUS

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 22 day of  
December, 2003.

*[Signature]*  
NOTARY PUBLIC

My Commission Expires: \_\_\_\_\_



## LAST WILL AND TESTAMENT

OF

SARAH LEWIS SIMPSON

2004-175

I, SARAH LEWIS SIMPSON, an adult resident citizen of Madison County, residing at Flora, Mississippi, and being above the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking all previous wills or codicils thereto heretofore made by me.

## ITEM I

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

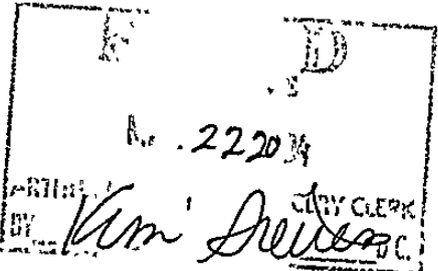
## ITEM II

I hereby name, constitute and appoint my daughter, PAMELA SIMPSON GERITY, as my Executrix and direct that she be allowed to act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. I further, insofar as is lawful, waive inventory, appraisal, and accounting of the assets of my Estate. In the event that PAMELA SIMPSON GERITY is unable, unwilling or incompetent to act as Executrix, I then hereby name, constitute and appoint STANLEY F. SIMPSON as Alternate Executor under the same terms and conditions imposed upon the Executrix.

## ITEM IV

I hereby give, devise and bequeath all property owned by me at

*Sarah Lewis Simpson*


 Notary Seal for Kim Andrews, City Clerk, No. 22204. The seal includes the text "F D", "No. 22204", "BY Kim Andrews", and "CITY CLERK".

the time of my death, whether the same is real, personal or mixed, and wheresoever the same may be situated, to my four children, PAMELA SIMPSON GERITY, SARALYN SIMPSON QUINN, STANLEY F. SIMPSON, and GLENN L. SIMPSON, as their own, in fee simple, in equal shares, share and share alike, or, to their issue, per stirpes.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this, the 16<sup>th</sup> day of January, 1995.

Sarah Lewis Simpson  
SARAH LEWIS SIMPSON

CERTIFICATE OF SUBSCRIBING WITNESSES

We, the undersigned subscribing witnesses to the Last Will and Testament of SIMPSON LEWIS SIMPSON hereby certify that she signed her Last Will and Testament in our presence, and that we signed our names as subscribing witnesses thereto in her presence, and in the presence of each other and at her special instance and request. We further certify that when she signed her Last Will and Testament SARAH LEWIS SIMPSON was above the age of twenty-one years and was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 16<sup>th</sup> day of January, 1995.

Ronald M Kirk Residing at Ilora, MO 39071

Susan C. Phillips Residing at Bolton MS 39041

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF SARAH L. SIMPSON,  
DECEASED

NO. 2004-175

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

*Kim News*

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

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of SARAH L. SIMPSON, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 16th day of January, 1995.
2. That on the 16th day of January, 1995, the said SARAH L. SIMPSON, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of RONALD M. KIRK, the other subscribing witness to said instrument.
3. That the said SARAH L. SIMPSON was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

4. That this affiant, together with RONALD M. KIRK, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said SARAH L. SIMPSON, and in the presence of each other.

Susan C. Phillips  
SUSAN C. PHILLIPS

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

March, 2004.

Delicia Ross  
Notary Public

My Commission Expires: 7-5-05

Prepared by:

Barry K. Jones  
Barry K. Jones (MB 3183)  
WISE CARTER CHILD & CARAWAY, P.A.  
Post Office Box 651  
Jackson MS 39205  
601/968-5500

Attorneys for the Estate and the Executrix

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF SARAH L. SIMPSON,  
DECEASED

NO. 2004-175

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

Kim Sellers

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

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of SARAH L. SIMPSON, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 16th day of January, 1995.
2. That on the 16th day of January, 1995, the said SARAH L. SIMPSON, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of SUSAN C. PHILLIPS, the other subscribing witness to said instrument.
3. That the said SARAH L. SIMPSON was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

4. That this affiant, together with RONALD M. KIRK, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said SARAH L. SIMPSON, and in the presence of each other.

Ronald M Kirk  
RONALD M. KIRK

SWORN TO AND SUBSCRIBED BEFORE ME, this the 3rd day of March, 2004.

Susan Cox Phillips  
Notary Public

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JUNE 4, 2006  
BONDED THRU STEGALL NOTARY SERVICE

My Commission Expires: 6/4/2006

Prepared by:

Barry K Jones  
Barry K. Jones (MB 3183)  
WISE CARTER CHILD & CARAWAY, P.A.  
Post Office Box 651  
Jackson MS 39205  
601/968-5500

Attorneys for the Estate and the Executrix

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI  
 ESTATE OF SARAH L. SIMPSON,  
 DECEASED

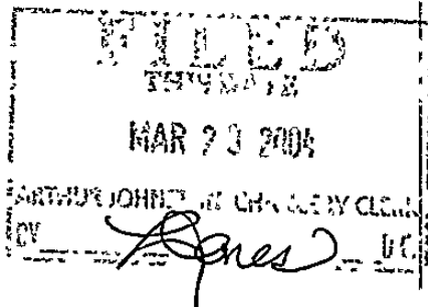
NO.2004-175

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI  
 COUNTY OF HINDS

PERSONALLY came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named PAMELA S. SIMPSON, duly qualified and acting Executrix of the Estate of SARAH L. SIMPSON, Deceased, by Order of this Court dated March 22, 2004, who, being duly sworn, deposes and says that pursuant to Miss. Code Ann. §91-7-145 (1972), she has made reasonably diligent efforts to identify persons having claims against the estate and has found none; that Notice to Creditors will be published in the Madison County Herald, a newspaper of general circulation in said jurisdiction; that unidentified persons having claims against said Estate must present the same to the Clerk of the Chancery Court for probate and registration according to law, within ninety (90) days from the date of the first publication of the notice to creditors.

Further Affiant Saith Not.



*Pamela S. Gerity*

PAMELA S. GERITY, Executrix  
 Estate of SARAH L. SIMPSON, Deceased

SWORN TO AND SUBSCRIBED BEFORE ME, this the 22 day of March, 2004.

*[Handwritten Signature]*  
*[Handwritten Signature]*  
NOTARY PUBLIC

My Commission Expires: MY COMMISSION EXPIRES SEPT 2, 2005

Prepared by:

*[Handwritten Signature]*  
Barry K. Jones (MSB 3183)  
WISE CARTER CHILD & CARAWAY, P.A.  
Post Office Box 651  
Jackson MS 39205  
601/968-5500

Attorneys for the Estate and the Executrix

# Last Will and Testament 2004-211

FILED  
THIS DATE  
MAR 23 2004  
ARTHUR JOHNSON, CHANCERY CLERK  
BY *Am News* DT

OF

ONETTER HUNTER JONES

I, Onetter Hunter Jones, a resident of Madison County, Mississippi, being of the age of eighteen (18) years and over, of sound and disposing mind and memory and realizing the uncertainties of this life, do make, publish and declare this to be my Last Will and Testament, and hereby revoke any and all former Wills and Codicils made by me.

ARTICLE I

I hereby direct my executor, hereinafter named, to pay all my just debts and funeral expenses as soon after my demise as can be lawfully done.

ARTICLE II

I nominate and appoint as the executor of this my Last Will and Testament, Percy Smith, to serve without bond and to act as his good judgment and discretion will determine, and he shall not be required to file any accounting, annual or final, to any Court of his action as Executor.

ARTICLE III

I give, devise and bequeath unto Annie K. Smith one (1) acre off the South side of my 2½ acre parcel, along with the larger house which I now use as my residence located on the West side of

*OHJ*

Old Canton Road in Madison County, Mississippi.

ARTICLE VI

I give, devise and bequeath unto Ethel Lee Taylor, the remaining one and one half (1½) acre on the North side of my 2½ acre parcel, along with the smaller house now located thereon on the West side of Old Canton Road in Madison County, Mississippi.

ARTICLE V

I give, devise and bequeath unto Cora Lee Moore, the sum of \$1,000.00 from my residual estate and I give, devise and bequeath unto Annie K. Smith and Ethel Lee Taylor, the balance of the rest and residue of any and all further property, either real, personal or mixed, of whatever kind or character and wherever located, which I may own at the time of my death, share and share alike.

Witness My signature this 1st day of August 1995.

Onetter Hunter Jones  
ONETTER HUNTER JONES

Witnesses:

Names:

Addresses:

Joyce A. Chubb  
George L. Welch

RF 4, Box 431-B, Canton, MS  
P.O. Box 691, Canton, MS 39046

STATE OF MISSISSIPPI  
COUNTY OF MADISON

We, the undersigned, do hereby certify that we subscribed our signatures as attesting witnesses to the above and foregoing instrument on the date therein stated at the request of ONETTER

HUNTER JONES, who declared the said instrument in our presence, to be her Last Will and Testament and who signed said instrument in our presence and witnesses in her presence and in the presence of each other.

Witness our signatures this 1<sup>st</sup> day of August 1995.

*Joe A. Shuts*  
Witness  
*Claywick*  
Witness

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF VIRGINIA J. WOOD, DECEASED

CAUSE NO. 2003-616

AFFIDAVIT

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, **PATRICE W. EDWARDS** and **JANE W. FALLER**, Co-Executrices of the Estate of Virginia J. Wood, deceased, who after being on first duly sworn, oath states as follows:

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

None

Further, affiants saith not.

*Patrice W. Edwards*  
\_\_\_\_\_  
PATRICE W. EDWARDS

*Jane W. Faller*  
\_\_\_\_\_  
JANE W. FALLER

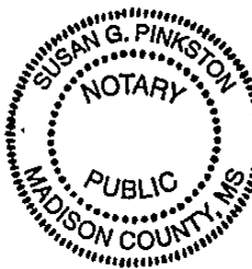
Co-Executrices of the Estate of Virginia J. Wood, Deceased

Sworn to and subscribed before me this the 12<sup>th</sup> day of November, ~~2003~~ 2003.

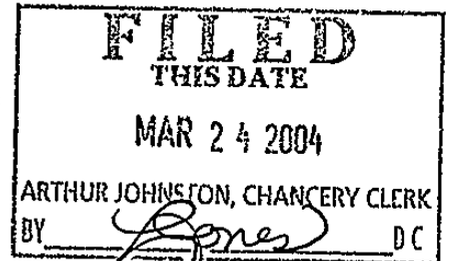
*Susan G. Pinkston*  
\_\_\_\_\_  
NOTARY PUBLIC

My Commission Expires:

2/21/2008



Notary Public State of Mississippi  
At Large  
My Commission Expires  
February 21, 2008  
BONDED THRU  
HEIDEN, BROOKS & GARLAND, INC



**Last Will and Testament  
of**

**Margaret Cecile Losset Jones 2004-219**

MAR 23

*Kim Steuers*  
of CEPA  
DC

I, MARGARET CECILE LOSSET JONES, an adult resident of the City of Jackson, First Judicial District of Hinds County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other Wills and Codicils, if any, heretofore made by me

I.

I do hereby appoint my daughter, Barbara Lynn Jones Love, as Executrix of this my Last Will and Testament. If my said daughter should be unable or unwilling to serve as Executrix, I do hereby appoint my other daughter, Beverly Cecile Jones Bailey, as successor-Executrix of this my Last Will and Testament. I hereby direct that neither the Executrix nor successor-Executrix shall not be required to give bond, and I hereby waive the necessity of formal appraisal of my said estate.

II.

I hereby direct my Executrix to pay all just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done

III

I give, devise and bequeath to my two daughters, the aforesaid Barbara Lynn Jones Love and Beverly Cecile Jones Bailey, all property, real, personal or mixed and of whatever kind and description of which I die seized and possessed or of which I have disposing power at the time of my death, share and share alike. If either of my said daughters shall predecease me and leave issue, then and in that event, I give, devise and bequeath the share of such deceased daughter to her issue, per stirpes; or if either of said daughters predecease me, without leaving issue, then the share of such

Signed for Identification *Barbara Lynn Jones Love*

*Beverly Cecile Jones Bailey*

deceased daughter I give and bequeath to my remaining daughter, or her issue, per stirpes.

IV

I have consciously and deliberately made no bequest or devise in this my Last Will and Testament for my son, John Raymond Jones, Jr., for the plain and adequate reason that said John Raymond Jones, Jr has already had advanced and received from the estate of his father, John Raymond Jones, Sr. <sup>Sr. dj.</sup> and my own estate all parts or portions thereof which he might otherwise have received or expected

IN WITNESS WHEREOF, I have hereunto subscribed my name this 12<sup>th</sup> day of November, 1996

Margaret Cecile Losset Jones  
MARGARET CECILE LOSSET JONES

SUBSCRIPTION OF WITNESSES

THE FOREGOING INSTRUMENT was, on the day and year shown above, signed published and declared by MARGARET CECILE LOSSET JONES as and to be her Last Will and Testament in our presence, and at her request, we have subscribed our names hereto as witness in her presence and in the presence of each other this

12<sup>TH</sup> day of November, 1996

Deborah L. Ray  
Name

Joyce W. Leech  
Name

2815 Suncrest Dr.  
Address

2815 Suncrest Dr  
Address

Jackson, MS 39212

Jackson, MS 39212

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, the undersigned authority for and in the jurisdiction aforesaid, the within named DEBORAH L. RAY of 2815 SUNCREST DR., JACKSON, MS 39212 and Joyce W. Leech of 2815 Suncrest Dr. Jackson, MS 39212 who by me being first duly

sworn, state on oath that they and each of them were witness to that certain instrument of writing which is the Last Will and Testament of MARGARET CECILE LOSSET JONES and, in their presence that the said MARGARET CECILE LOSSET JONES signed, published and declared to them said writing to be her Last Will and Testament on the day and year therein stated; and that they; in the presence of said MARGARET CECILE LOSSET JONES and of each other have signed their respective names as witness thereto. Further Affiants state that at the time of her declaration, publication and signing of said instrument of writing, the said MARGARET CECILE LOSSET JONES was above the age of 18 years; and that she demonstrated to them and to their satisfaction that she was of sound and disposing mind and memory an actual bona fide resident of Hinds County, Mississippi.

FURTHER AFFIANTS SAITH NOT.

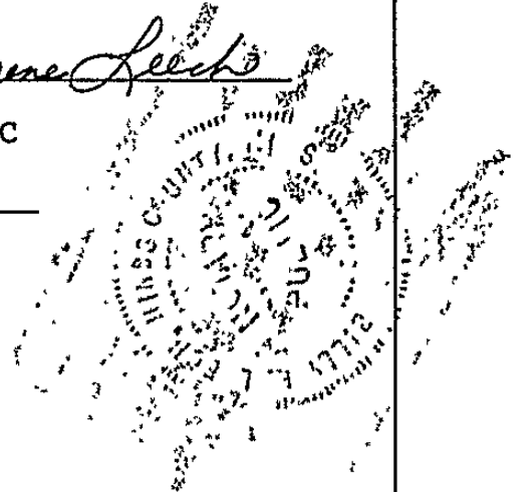
Robert L. Ray

Joyce W. Leech

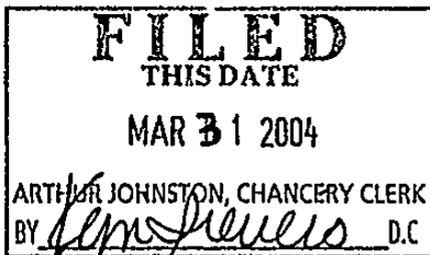
SWORN TO AND SUBSCRIBED BEFORE ME, this the 12<sup>th</sup> day of November, 1996.

Billy Eugene Leech  
NOTARY PUBLIC

My Commission expires: 10/13/97



2002-720



LAST WILL AND TESTAMENT  
OF  
HAZEL VEAZEY

I, HAZEL VEAZEY, being over the age of twenty-one (21) years, of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all prior wills and codicils and every other instrument of testamentary nature heretofore made by me.

ITEM I

I hereby nominate and appoint BERNIE MAE GARNER to be the Executrix of this my Last Will and Testament. My Executrix shall serve without security or bond and without any accountings or inventory to any court.

ITEM II

I will and direct that all lawful claims duly probated, registered and allowed against my estate be paid and that the administration of my estate be completed and closed as soon after my death as may be reasonably possible.

*Hazel P Veazey*

ITEM III

I give, devise and bequeath unto BERNEY GARNER PERRY, all of my property, both real and personal, of whatsoever kind or character and wheresoever situated.

ITEM IV

I further acknowledge that DERIC TERRELL GARNER, NATASHA LASHAY BURKS and STACY MARIE GARNER are my Grandchildren and that it is my specific intent that they take nothing from my estate.

WITNESS MY SIGNATURE, this the 5<sup>th</sup> day of MARCH, 2002.

Hazel Veazey  
HAZEL VEAZEY

WE, each of the subscribing witnesses to the Last Will and Testament of HAZEL VEAZEY, do hereby certify that said instrument was signed in our presence and in the presence of each of us, and that the said HAZEL VEAZEY 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 said Will at the request of HAZEL VEAZEY in her presence and in the presence of each other.

Stanley F. Stater  
WITNESS

P.O. Box 358  
Canton, Ms. 39046  
ADDRESS

Social Security Number 410 - 86 - 0937  
Edith Stater  
WITNESS

P.O. Box 358  
Canton, MA 39046  
ADDRESS

Social Security Number 587 - 36 - 0864

IN THE CHANCERY COURT OF MADISON COUNTY  
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
HAZEL VEAZEY, DECEASED

CIVIL ACTION,  
**FILED** FILE NO. 2003-720  
THIS DATE  
**MAR 31 2004**  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY Kim Hennes DC

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PROOF OF WILL

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Stanley F. Stater, III, a subscribing witness to a certain instrument of writing purported to be the *Last Will and Testament of Hazel Veazey*, who being duly sworn, deposed and said that the said Hazel Veazey signed, published and declared said instrument as her *Last Will and Testament* on the 5th day of March, 2002, the day of the date of said instrument, in the presence of this deponent and in the presence of Stanley F. Stater, III and that said Testatrix was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and Stanley F. Stater, III subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other on the day and year of the date of said instrument

WITNESS MY SIGNATURE on this the 6<sup>th</sup> day of May, 2003

Stanley F. Stater III  
Stanley F. Stater, III



SWORN TO AND SUBSCRIBED BEFORE ME on this the 6<sup>th</sup> day of May,

Edith Stater  
Notary Public

My Commission Expires:

March 7, 2007  
(SEAL)

IN THE CHANCERY COURT OF MADISON COUNTY  
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
HAZEL VEAZEY, DECEASED

CIVIL ACTION,  
FILE NO. \_\_\_\_\_

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

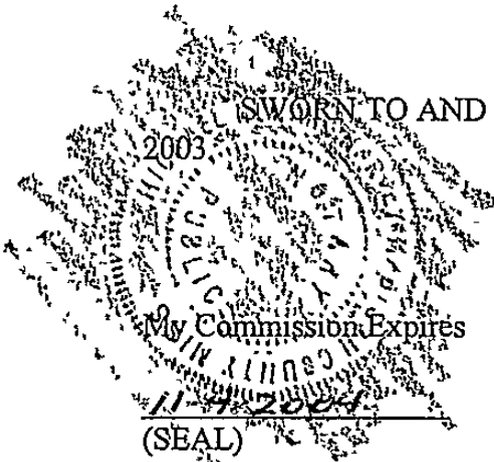
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Edith Stater, a subscribing witness to a certain instrument of writing purported to be the *Last Will and Testament of Hazel Veazey*, who being duly sworn, deposed and said that the said Hazel Veazey signed, published and declared said instrument as her *Last Will and Testament* on the 5th day of March, 2002, the day of the date of said instrument, in the presence of this deponent and in the presence of Stanley F. Stater, III and that said Testatrix was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and Edith Stater subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 6<sup>th</sup> day of May, 2003.

Edith Stater  
Edith Stater

SWORN TO AND SUBSCRIBED BEFORE ME on this the 6<sup>th</sup> day of May, 2003.

[Signature]  
Notary Public



LAST WILL AND TESTAMENT

2004-238

OF

MARGARET T. BRAME CAPPS

I, MARGARET T. BRAME CAPPS, an adult resident citizen of Ridgeland, 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.

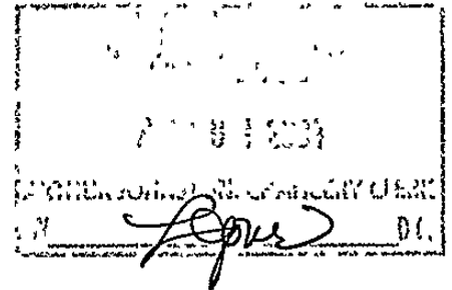
I appoint my son, WILLIAM H. BRAME, of Madison, Mississippi, as Executor of my Estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM II.

My husband's name is JOHN FRANCIS CAPPS, and he is sometimes referred to herein as "my husband." I have four (4) children now living and they are:

- CYNTHIA B. HEARD;
- ANN B. ASSAF;
- JOE WEBB BRAME; and
- WILLIAM H. BRAME

They are herein referred to as "my children."



ITEM III.

A. If at my death I own all or any part of our residence occupied by us as a family home and my husband survives me, I give and bequeath to my husband, for his lifetime only, my interest in our residence. Upon the death of my husband, or if he shall not

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

## LAST WILL AND TESTAMENT

OF

MARGARET T. BRAME CAPPS

I, MARGARET T. BRAME CAPPS, an adult resident citizen of Ridgeland, 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 son, WILLIAM H. BRAME, of Madison, Mississippi, as Executor of my Estate under this Will. I direct my Executor 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.

## ITEM II.

My husband's name is JOHN FRANCIS CAPPS, and he is sometimes referred to herein as "my husband." I have four (4) children now living and they are:

CYNTHIA B. HEARD;

ANN B. ASSAF;

JOE WEBB BRAME; and

WILLIAM H. BRAME

They are herein referred to as "my children."

## ITEM III.

A. If at my death I own all or any part of our residence occupied by us as a family home and my husband survives me, I give and bequeath to my husband, for his lifetime only, my interest in our residence. Upon the death of my husband, or if he shall not

*Margaret T. Brame Capps*

MARGARET T. BRAME CAPPS

survive me, upon my death, I devise and bequeath my residence to my children, in equal shares.

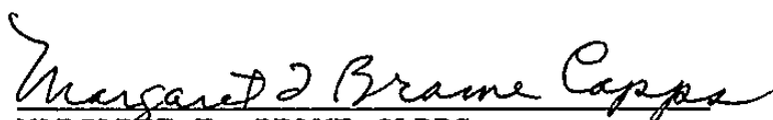
B. During his lifetime my husband shall have unrestricted use and occupancy of the residence. With prior approval of all of my children, he may sell the residence and reinvest the proceeds of sale in another residence he deems suitable. In the event of such sale, my husband shall have only a life interest in the replacement residence. Any proceeds of such sale not reinvested in a replacement residence shall be owned by the remaindermen identified above subject to the life estate in my husband. My husband shall invest the proceeds that are not reinvested in a residence in such assets as he desires and shall receive for his lifetime all the income from such investments. At his death, the residence and the reinvested assets shall be distributed to the remaindermen.

ITEM IV.

I give and bequeath to my then living children, in equal shares, my automobiles, clothing, books, jewelry, sport equipment and other personal effects.

ITEM V.

I give and bequeath all my household furniture, furnishings, ornamental decorations, silverware, china, pictures, linen, glassware and the like located in my home to my husband for his use during his lifetime. Upon the death of my husband, or his prior abandonment of these assets, they shall be distributed to my children, in equal shares. I may leave a separate memorandum containing directions for the specific disposition to be made of certain of the assets bequeathed under this Item. In such event, the provisions of that memorandum shall be given the same legal effect as if included in this Will and the assets described therein

  
MARGARET T. BRAME CAPPS

shall be distributed to the named beneficiaries upon my husband's death or abandonment of the assets.

ITEM VI.

A. After the payment of any debts, obligations and expenses of my estate, I devise and bequeath to my children, in equal shares, a sum equal to the largest value that can pass free of federal estate tax under this Item by reason of the federal estate tax unified credit and state death tax credit (provided use of the state death tax credit does not require an increase in the state death taxes paid) allowable to my estate but by reason of no other credit, after taking into account (i) prior taxable gifts, (ii) properties passing under other Items of this Will that do not qualify for the federal estate tax marital or charitable deductions, (iii) properties passing outside of this Will that do not qualify for the federal estate tax marital or charitable deductions, and (iv) charges to principal that are not allowed as deductions in computing the federal estate tax imposed upon my estate. The value as finally fixed in the federal estate tax proceeding relating to my estate shall be used for purposes of such valuations and determinations. I recognize that in certain circumstances there may be no sum disposed of under this Item and that the amount of the sum disposed of under this Item, if any, may be affected by the action of my Executor in exercising certain tax elections. Any property included in my estate and assigned or conveyed in kind to satisfy the devise and bequest under this Item shall be valued for this purpose at its value as of the date or dates of distribution.

B. From the assets of this bequest my Executor shall pay any estate or inheritance taxes payable by my estate. The remainder of those assets shall be distributed, outright and free of trust, to

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

my children, in equal shares. If one (or more) of my children shall not be living at the time any distribution under this Will is required, the interest of my deceased child shall be distributed to his or her then living children, in equal shares. If my deceased child has no surviving children, his or her interest shall be distributed to my other children, in equal shares per stirpes.

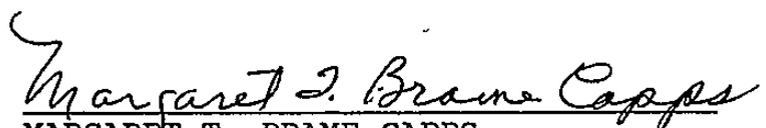
ITEM VII.

A. If my husband, JOHN, survives me, I give, devise and bequeath to CYNTHIA B. HEARD of Ridgeland, Mississippi, and WILLIAM H. BRAME of Madison, Mississippi, as Co-Trustees for my husband, all the rest and residue of my estate. For convenience, the Co-Trustees shall be referred to as "Trustee." The assets distributed in satisfaction of this bequest shall include all cash, securities and other liquid assets of my estate.

B. 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 husband all the net income of this trust. These income payments shall be made to my husband in convenient installments, at least quarter-annually.

C. In addition to the net income, the Trustee, in the exercise of the Trustee's sole and uncontrolled discretion, may pay to or apply for the benefit of my husband so much of the principal of this trust as the Trustee deems needful or desirable for my husband's health, support and maintenance, including medical, surgical, hospital or other institutional care, having in mind both the standard of living to which he is accustomed at the time of my death and the funds available to him from other sources.

D. My husband shall have the right to disclaim all or any part of his interest in any property which I have devised or bequeathed to him, whether outright or in trust, provided he shall

  
MARGARET T. BRAME CAPPS

do so within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any future law. Any such disclaimer shall be made in writing, clearly stating the portion or assets disclaimed, and shall be timely filed in the Court in which my estate is being probated. If my husband disclaims in whole or in part, the property in which he disclaims his interest shall be distributed to my children, in equal shares.

E. Upon the death of my husband any undistributed income of the trust shall be paid to my husband's estate or as he appoints by his Last Will and Testament. The entire remaining principal of this trust shall be paid over and distributed in equal shares, to my children. If one or more of my children shall not be living at the time any distribution is required, the interest of such deceased child shall be distributed to his or her children, in equal shares. If such deceased child has no surviving children, the interest shall be distributed to my other children, in equal shares.

F. Notwithstanding any of the foregoing, unless my husband directs otherwise by his Will, the Trustee shall first pay from the principal of this trust, directly or to the legal representative of my husband's estate as the Trustee deems advisable, the amount by which the estate and inheritance taxes assessed by reason of the death of my husband shall be increased as a result of the inclusion of this trust in his estate for such tax purposes. The Trustee's selection of assets to be sold to pay that amount, and the tax effects thereof, shall not be subject to question by any beneficiary.

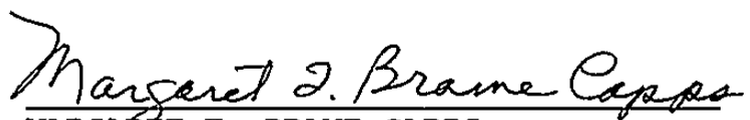
G. In establishing this trust for the benefit of my husband, I direct (a) that except to the extent this trust cannot otherwise be funded by property of my estate which would qualify for the

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

marital deduction, there shall not be allocated to the trust any property, or the proceeds of any property, which would not qualify for the marital deduction allowable in determining the federal estate tax on my estate, or any property, or the proceeds of any property, includable in my gross estate for federal estate tax purposes and also subject (by reason of my death) to any inheritance tax, transfer tax, estate tax or other death duty in any foreign country, state, province or other political subdivision thereof; (b) that except upon the direction of my husband, the Trustee shall not invest in or retain beyond a reasonable time any unproductive property, as that property is defined in applicable tax laws, or any other property with respect to which the marital deduction would not be allowed; and (c) that none of the powers granted to the Trustee by this Will shall be exercised in such a manner as to disqualify this trust or any part thereof from the marital deduction allowable in determining the federal estate tax on my estate.

H. None of the assets of this trust shall be used for the payment of any estate, inheritance or other death taxes that shall become payable upon or by reason of my death or any expenses of administration of my estate.

I. By the provision of this Item VII, I have established a "qualified terminable interest property" trust, as that term is defined in Section 2056(b)(7) of the Internal Revenue Code of 1986, as amended, and in effect on the date of this Will. I hereby direct my Executor to file on the federal estate tax return of my estate the election necessary to treat this trust as such for purposes of that provision of the Internal Revenue Code provided my husband is living on the date my estate tax return is required to be filed. If my husband is not living on the date my estate tax return is due to be filed, my Executor shall make this election as

  
MARGARET T. BRAME CAPPS

to all or part of the assets of this trust or not make any election as my Executor shall determine advisable to obtain the maximum estate tax benefits for both my estate and the estate of my husband.

J. This trust shall be designated and known as the "John F. Capps Trust."

K. If my husband shall not survive me, then I devise and bequeath the residue of my estate to my children, in equal shares. If one or more of my children shall not be living at the time any distribution to them is required under any provision of this Will, the interest of such deceased child shall be distributed to his or her children, in equal shares. If such deceased child has no surviving children, the interest shall be distributed to my other children, in equal shares.

L. In the event all of the persons and classes designated as beneficiaries of this trust die prior to the distribution of all trust assets, upon death of the survivor of them, the assets shall be distributed outright and free of any trust to my heirs at law, in accordance with the intestacy laws then in effect in the State of Mississippi.

ITEM VIII.

A. Unless otherwise provided herein, the terms "trust" and "trusts" may be used interchangeably and shall mean all trusts created by this Will.

B. Any trust created by this Will is a private trust. The Trustee shall not be required to obtain the order or approval of any court for the exercise of the Trustee's powers and discretions. The income of any trust created by this Will shall accrue from the date of my death. During the administration of my estate and until the trust is established and activated, I authorize the Trustee to

*Margaret J. Braine Capps*  
MARGARET T. BRAME CAPPS

request of my Executor, in which case my Executor shall comply with that request, to pay at least annually out of my estate advanced payments of income to the income beneficiaries of the trust. These payments shall be an amount which in the joint judgment of the Trustee and the Executor equals the trust income which the beneficiaries would have received had the trust been established and activated.

C. The Trustee shall not be required to make physical division of the properties of any trust created herein, except where necessary, but may keep the trusts in one (or more) consolidated fund. The Trustee shall maintain books of account containing accurate records of separate principal, income and expense of each trust.

ITEM IX.

A. In making distributions to beneficiaries from a trust created under this Will, and especially where the beneficiaries are minors or incapable of transacting business due to incapacity or illness, the Trustee, in the Trustee's discretion, may make payments either (a) directly to the beneficiary, (b) to the legal or natural guardian of the beneficiary, (c) to a relative or guardian of the person of the beneficiary who has custody and care of the beneficiary, or (d) by applying the payments for the benefit of the beneficiary by paying expenses directly. In any event, the Trustee shall require such reports and take such steps as the Trustee deems necessary to assure and enforce the application of such payments for the exclusive benefit of the beneficiary.

B. If at any time in following the directions of this Will the Trustee is required to distribute all or any part of the principal of a trust created herein outright to a person who is a minor, the Trustee is directed to continue to hold the share of the

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

minor in trust for that minor's benefit until the minor attains age twenty-one (21). Until distribution is made, the Trustee is directed to expend such part of the income and/or principal of the share belonging to that minor as the Trustee, in the Trustee's discretion, deems necessary to provide for the proper education, support, maintenance and health of the minor.

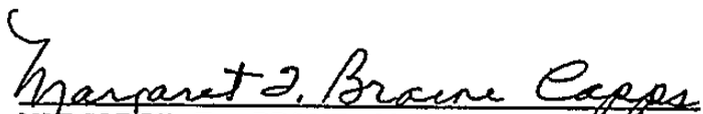
C. The interest of every beneficiary of any trust created herein shall vest within the period prescribed by the Rule against Perpetuities. Upon vesting, any trust property held by the Trustee shall be distributed to the current income beneficiary or beneficiaries of the trust property (or to his or her legal guardian or other personal representative) as though such income beneficiary had reached the age at which final distribution was required.

ITEM X.

A. No Trustee shall be required to enter into any bond as Trustee or to file with any court any periodic or formal accounting of the administration of any trust. The Trustee shall render annual accounts to the beneficiary of any trust. No persons paying money or delivering property to the Trustee shall be required to see to its application.

B. Any Trustee may resign at any time by giving the beneficiary of the trust and the other Trustee written notice specifying the effective date of such resignation. The notice may be sent by personal delivery or by registered mail.

C. If either Trustee dies, resigns or becomes unable to serve, regardless of the cause, the remaining Trustee shall serve alone as Trustee. If both Trustees become unable or unwilling to serve, a successor Trustee shall be appointed by the Chancery Court of Madison County, Mississippi, upon petition brought by or on

  
MARGARET T. BRAME CAPPS

behalf of the beneficiaries of the trust. In no event may my husband be appointed nor may he serve as Trustee.

D. The resignation of any Trustee shall become effective upon the qualification of the successor Trustee, if any, and submission of a full accounting by the resigning Trustee; however, the successor Trustee and the beneficiaries may agree to waive a final accounting by the Trustee being replaced.

E. Any successor Trustee shall be vested with all the rights, powers, duties and discretions conferred upon the original Trustee.

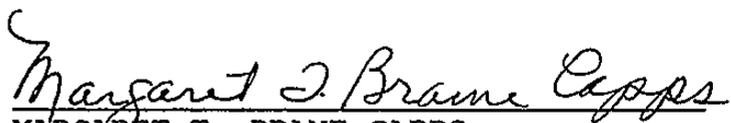
F. Any individual serving as Trustee shall receive reasonable compensation based upon the then current hourly rates being charged in Jackson, Mississippi, for services comparable to those being rendered by the individual Trustee.

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

ITEM XI.

Unless otherwise provided, the administration of any trust herein created, the sale and conveyance of trust assets, the investment and reinvestment of trust assets, and the rights, powers, duties and liabilities of the Trustee shall be governed by the terms and provisions of the Uniform Trustees' Powers Law of Mississippi, as amended. In addition to the powers contained in that Law, and the power to make "legal investments" under Mississippi law, the Trustee shall have full power and authority:

A. To place such funds on time deposit in a savings account or certificates of deposit in any federally insured bank or savings

  
MARGARET T. BRAME CAPPS

and loan association, including any bank which may be serving as Trustee.

B. To receive additional property conveyed to the trust by any person, and to administer and dispose of the property in accordance with the terms of the trust.

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

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

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

F. To merge and consolidate the assets of this trust with another trust if at the time of my death the Trustee herein named

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

shall then be serving as Trustee of another trust created by me during my lifetime or by the terms of the Will of my husband, and if the beneficiaries are the same and the terms of that other trust are substantially similar to the trust created herein. The Trustee shall administer the two trusts as one if such consolidation shall result in more effective and efficient management of the two trusts.

G. To receive and retain all types of property and especially to receive and retain shares of stock in closely-held corporations and nonincome producing real estate regardless of where it may be situated, without liability and without regard to the proportion such property or property of a similar character so held may bear to the entire amount of the trust estate and whether or not such property is of the class in which trustees generally are authorized to invest by law.

H. To carry out agreements made by me during my lifetime, including the consummation of any agreements relating to the capital stock of corporations owned by me at the time of my death, and including the continuation of any partnership of which I may be a member at the time of my death whether the terms of the partnership agreement obligate my estate or my personal representative to continue my interest therein, and to enter into agreements for the rearrangement or alteration of my interests or obligations under any such agreements in effect at the time of my death.

I. To borrow money to pay taxes; to exercise subscriptions, rights and options; to pay assessments; to accomplish any other purpose of any nature incidental to the administration of the trust, and to pledge any securities or other property held by it as security for such loan.

  
MARGARET T. BRAME CAPPS

## ITEM XII.

A. In the event my son, WILLIAM, is or becomes unable or unwilling to serve as my Executor, I appoint my daughter, CYNTHIA B. HEARD of Ridgeland, Mississippi, 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 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. However, my Executor shall not exercise this discretion in any manner that will result in a loss of or decrease in the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

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

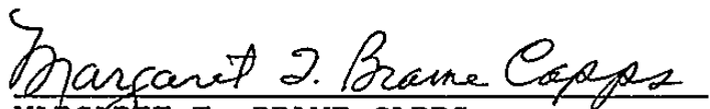
  
MARGARET T. BRAME CAPPS

E. My Executor shall have the power to disclaim any part or all of my interest in any property which is or has been devised or bequeathed to me, whether outright or in trust, provided such disclaimer is made within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any future law.

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

G. My 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 my Executor's discretion may sell only so much of my property as is necessary to obtain cash to pay taxes, debts and costs of the administration of my estate. After the payment of debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.

H. 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

  
MARGARET T. BRAME CAPPS

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 nor to any trustee of any trust created hereunder, nor to any beneficiaries of any trust created hereunder, it being my intention and direction that my Executor be authorized and empowered to sell any such property without the necessity of notice to, or joinder by, any beneficiary under this Will or any beneficiary of any trust created under this Will.

I. My Executor shall take all actions necessary to comply with any agreements made by me during my lifetime, including the consummation of any agreements relating to the stock of corporations in which I am a stockholder at the time of my death, and including the continuation of any partnership of which I may be a partner at the time of my death whenever the terms of any such agreement obligate my estate or my personal representatives to sell or continue my interest therein.

J. My Executor shall have all power and authority given to the Trustee by Item XI hereof.

K. My Executor shall have power and authority to retain, and pay the compensation of, investment bankers, appraisers, accountants, legal counsel and others when my Executor shall determine that such services are desirable in connection with the administration of my estate.

*Margaret T. Brame Capps*  
MARGARET T. BRAME CAPPS

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of 16 pages on the 24<sup>th</sup> day of June, 1993.

Margaret T. Brame Capps  
MARGARET T. BRAME CAPPS

WITNESSES:

Joan B. Sharpe

Walter E. Sharpe

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by MARGARET T. BRAME CAPPS 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 24<sup>th</sup> day of June, 1993.

Joan B. Sharpe  
Walter E. Sharpe

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF Madison

We, JOAN B. SHARPE and WALTER E. SHARPE on oath state that we are the subscribing witnesses to the attached written instrument dated the 24<sup>th</sup> day of June, 1993, which has been represented to us to be the Last Will and Testament of MARGARET T. BRAME CAPPS, who indicated to us that she is a resident of and has a fixed place of residence in the City of Ridgeland, County of Madison, State of Mississippi. On the execution date of the instrument, the Testatrix, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her Will, and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of her mental faculties, and acting without undue influence, fraud or restraint.

DATED this 24<sup>th</sup> day of June, 1993.

Joan B. Sharpe  
 Signature of Witness  
231 W. Jackson St  
 Street Address  
Ridgeland, Ms 3915-7  
 City and State

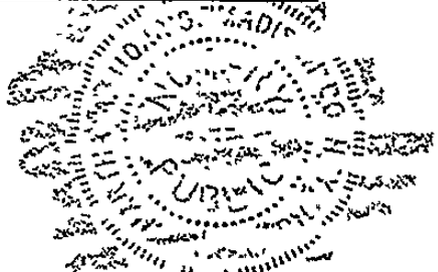
Walter E. Sharpe  
 Signature of Witness  
231 W. Jackson St  
 Street Address  
Ridgeland, Ms 3915-7  
 City and State

Subscribed and sworn to before me on this the 25 day of June, 1993.

Martha A. Morris  
 NOTARY PUBLIC

My Commission Expires:

My Commission Expires July 13, 1999



**FILED**  
THIS DATE  
APR 06 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *[Signature]* D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT  
OF LENA MCCOY, DECEASED

CIVIL ACTION, FILE NO. 2004-193

**AFFIDAVIT**

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, within my jurisdiction, on the 6<sup>th</sup> day of April, 2004, Lawrence Chambers, who, having been by me first duly sworn, deposed upon his oath as follows:

I am the duly appointed, qualified, and acting executor of the estate of Lena McCoy, deceased; I have made reasonably diligent efforts to identify all persons having claims against the estate of said decedent in order to give notice by mail to all 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 Chancery Court of Madison County, Mississippi, within the ninety (90) day period provided by §91-7-145, Mississippi Code of 1972, will forever bar such claim; despite such reasonably diligent efforts, I have been unable to identify any person who may have a claim against said decedent's estate; and thus I have been unable to give such notice by mail to any such person.

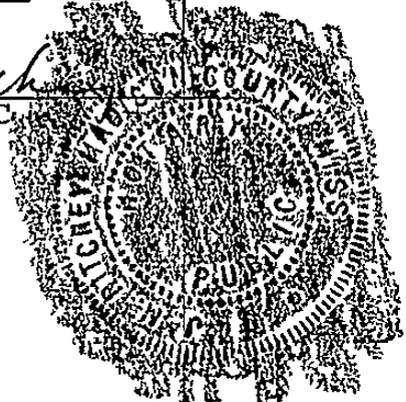
*[Signature: Lawrence Chambers]*  
LAWRENCE CHAMBERS, Executor

SWORN TO AND SUBSCRIBED BEFORE ME, this the 6<sup>th</sup> day of April, 2004.

MY COMMISSION EXPIRES:

June 23, 2005

*[Signature: Notary Public]*  
NOTARY PUBLIC  
McCoy AFF  
660/011404



STATE OF MISSISSIPPI

B 37 r 167

COUNTY OF MADISON

2004-242

LAST WILL AND TESTAMENT OF FRANCES E. SKULLEY

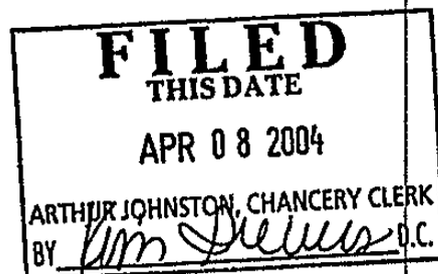
I, FRANCES E. SKULLEY, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and a resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, expressly revoking all other wills and codicils thereto heretofore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

ITEM ONE: I direct that all of my debts, funeral expenses, and expenses of last illness be paid utilizing first any insurance proceeds and prepaid benefits which I may have, and the balance paid from cash on hand at my death.

ITEM TWO: I direct that my house be sold and the proceeds divided equally between the following, or the survivor of them share and share alike:

1. Carole Dicken Poquette,
2. Frances Etoile Alder

ITEM THREE: I give, devise and bequeath unto Carole Dicken Poquette all the rest, residue and remainder of my estate, as my Executrix, with a full power of appointment to dispose of the rest of my estate as she sees fit. I specifically direct that no person receive any property from my estate who is not related to me by blood.



ITEM FOUR: I will and bequeath to the following people the following items of personal property; if I have not otherwise disposed of same during my lifetime:

To Carole Dicken Poquette all the furniture and items located in my kitchen, the back bedroom, the porch, the apartment bedroom, den and kitchen and the cabinets in the kitchen of the apartment.

To Frances Alder all the furniture and items located in my back bedroom.

To Brooke Poquette all the furniture and items located in the living room.

To Paige Poquette all the furniture and items located in the dining room.

To Paige and Brooke Poquette all the furniture and items located in the middle den, share and share alike.

ITEM FIVE: I hereby name, constitute, and designate Carole Dicken Poquette as Executrix of this my Last Will and Testament. If for any reason, she fails, neglects, or refuses to act as Executrix, I hereby name, constitute, and designate Madge Freiler Noble as Executrix. I hereby direct that the Executor/Executrix of this my Last Will and Testament not be required to give bond, make inventory, appraisement, or accounting, and to the extent such requirements may be waived, I hereby waive for my Executor/Executrix the requirements of bond, inventory, appraisal, and accounting.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 8<sup>th</sup> day of APRIL, 1999 in

the presence of these witnesses who attest to the same, as  
witness hereto at my request, in my presence, and in the presence  
of each other.

Frances E. Skulley  
FRANCES E. SKULLEY

WITNESSES:

Betty E. Barnes  
Helma L. Dutton

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF FRANCES ETOILE SKULLEY, DECEASED

CIVIL ACTION FILE NO. 2004-242

AFFIDAVIT

**FILED**  
THIS DATE  
APR 08 2004  
ARTHUR JOHNSTON CHANCERY CLERK  
BY *[Signature]* D.C.

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the state and county aforesaid, the within named **CAROLE DICKEN POQUETTE**, who, being by me first duly sworn, on oath stated:

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

NONE

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named **CAROLE DICKEN POQUETTE**, who, being first duly sworn by me,

states on her oath that the matters and facts contained and set forth in the above and foregoing

Affidavit are true and correct as therein stated.

Carole Dicken Poquette  
CAROLE DICKEN POQUETTE

2004 SWORN TO AND SUBSCRIBED before me on this the 8<sup>th</sup> day of April,

[Signature]  
NOTARY PUBLIC



LAST WILL AND TESTAMENT

OF

JEFFERSON BOYD SUMMITT

2004-256

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

ARTICLE I  
FAMILY MEMBERS

My wife- to-be is named MARY CATHERINE CARTER We will be married on July 22, 2000. I was formerly married to JoJuana Summitt, who predeceased me I have no children

ARTICLE II  
PAYMENT OF EXPENSES AND DEBTS

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

ARTICLE III  
SPECIFIC BEQUEST

I hereby will devise and bequeath to my beloved wife-to-be, MARY CATHERINE CARTER, all of the furniture of which I possess that is located in our home located at 621 Brampton Place, Ridgeland Mississippi 39157

**FILED**  
THIS DATE  
APR 09 2004  
ARTHUR JOHNSON, CHANCERY CLERK  
BY [Signature] D.C.

JBS [Signature]

ARTICLE IV  
DISPOSITION OF RESIDUE

I will, devise and bequeath all the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character, and wheresoever situated, together with any lapsed bequests or devises, unto The Jefferson Boyd and JoJuana Summitt Trust

ARTICLE V  
APPOINTMENT OF FIDUCIARIES

A. I appoint CAROL BEEBE, as Executrix of this my Last Will and Testament. If the said CAROL BEEBE should predecease me or be unwilling or unable to serve as such Executrix, then I appoint ELTON G. BEEBE, as successor-Executor of my estate.

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

C. I do hereby grant unto my Executrix or successor-Executor, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private sale, to be exercised without any court order and at such price and on such terms and conditions as my Executrix or successor-Executor, in his or her sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers, and no party to such instruments in writing, signed by the Executrix or successor-Executor, shall be obliged to inquire into its validity, or be bound to see to the application by the Executrix or successor-Executor of any money or other property paid or delivered to said Executrix or successor-Executor, pursuant to the terms of any such instrument; to make distribution of my estate in cash or

JBS J.B.S.

in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in his or her sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law," being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees's Powers Law" is hereby incorporated herein by reference as though fully and completely copied herein Should said "Uniform Trustees' Powers Law" be repealed, then my Executrix or successor-Executor, herein named, shall continue to have all of the powers, rights, and discretions granted by said "Uniform Trustees' Powers Law." the same as if it were still in effect.

IN WITNESS WHEREOF, I, JEFFERSON BOYD SUMMITT, hereby subscribe my name to this, my Last Will and Testament, consisting of four (4) pages, on the 18 day of July, 2000

*Jefferson Boyd Summitt*  
JEFFERSON BOYD SUMMITT

WITNESSES:

*[Signature]*

*[Signature]*

JBS *[Signature]*

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

Jefferson Summitt  
WITNESS

936 Trustmark Bldg  
ADDRESS  
Jackson, MS 39201

Ann S. Jones  
WITNESS

936 Trustmark Bldg  
ADDRESS  
Jackson, MS 39201

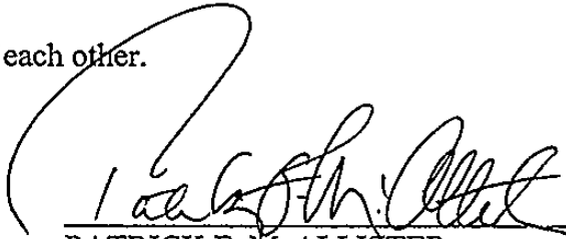
JBS JBS

PROOF OF WILL

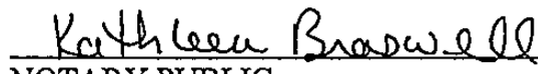
STATE OF MISSISSIPPI

COUNTY OF HINDS

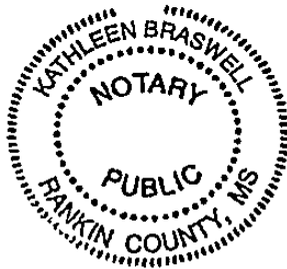
Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Patrick F. McAllister, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Jefferson Boyd Summitt and that the said Jefferson Boyd Summitt signed, published and declared said instrument to be his Last Will and Testament on the 18<sup>th</sup> day of July, 2000, in the presence of this affiant and Reeve G. Jacobus, Jr., the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years, that this affiant and Reeve G. Jacobus, Jr. subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

  
PATRICK F. McALLISTER

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 18<sup>th</sup> day of July, 2000.

  
NOTARY PUBLIC

My commission expires:  
Notary Public State of Mississippi At Large  
My Commission Expires April 23, 2002  
Bonded Thru Heldon, Brooks & Garland Inc.

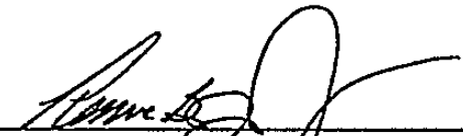


PROOF OF WILL

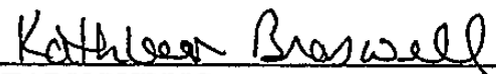
STATE OF MISSISSIPPI

COUNTY OF HINDS

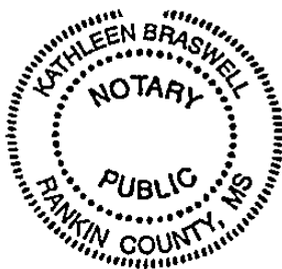
Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Reeve G. Jacobus, Jr., who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Jefferson Boyd Summitt and that the said Jefferson Boyd Summitt signed, published and declared said instrument to be his Last Will and Testament on the 18<sup>th</sup> day of July, 2000, in the presence of this affiant and Patrick F. McAllister, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Patrick F. McAllister subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

  
\_\_\_\_\_  
REEVE G. JACOBUS, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 18<sup>th</sup> day of July, 2000.

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

My commission expires:  
Notary Public State of Mississippi At Large  
My Commission Expires April 23, 2002  
Bonded Thru Halden, Brooks & Garland Inc



IN THE CHANCERY COURT  
OF MADISON COUNTY, MISSISSIPPI

ESTATE OF WOODROW W. BAILEY,  
DECEASED

NO. 2004-186

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI

COUNTY OF HINDS

On this the 8<sup>th</sup> day of April, 2004, personally came BANCORPSOUTH BANK, Jackson, Mississippi, qualified and acting Executor of the ESTATE OF WOODROW W. BAILEY, DECEASED, having been appointed by an order of the Chancery Court of Madison County, Mississippi, dated March 9, 2004, before the undersigned officer in and for said county and state, who, being duly sworn, deposes and says that pursuant to Miss Code Ann. §91-7-145 (1972), it has made reasonably diligent efforts to identify persons having claims against the estate and has found none.

THIS the 8<sup>th</sup> day of April, 2004.

BancorpSouth Bank, Jackson, Mississippi,  
Executor of the Estate of Woodrow W  
Bailey, Deceased

**FILED**  
THIS DATE  
APR 13 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY [Signature] D.C.

By [Signature]  
Nita Shelton, First Vice-President and  
Trust Officer

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, NITA SHELTON, First Vice-President and Trust Officer of BANCORPSOUTH BANK, Jackson, Mississippi, who being by me first duly sworn according to law, states on oath that said bank is the Executor of the Estate of Woodrow W. Bailey, Deceased and that in said representative capacity, after having been duly authorized so to do, she executed the above and foregoing instrument for and on behalf of the said bank on the day and year therein mentioned, and that the statements contained therein are true and correct as therein stated.

BancorpSouth Bank, Jackson, Mississippi,  
Executor of the Estate of "Woodrow W.  
Bailey, Deceased"

By: *Nita Shelton*  
Nita Shelton, First Vice-President and  
Trust Officer

SWORN TO AND SUBSCRIBED BEFORE ME on this the 8<sup>th</sup> day of  
April, 2004.

*Mary Susan Butler*  
Notary Public

My Commission Expires:

MY COMMISSION EXPIRES  
FEBRUARY 08, 2008



*Leonard C. Martin*

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

ATTORNEY

## IN THE CHANCERY COURT OF MADISON COUNTY

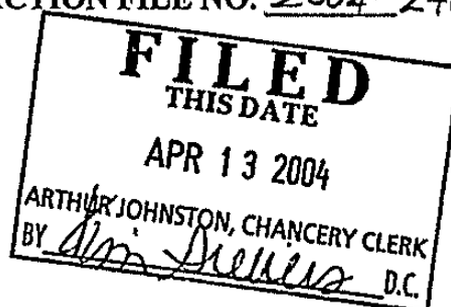
## STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF LARRY ODELL SANDERS, DECEASED

CIVIL ACTION FILE NO. 2004-241AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON



Personally appeared before me, the undersigned authority in and for the state and county aforesaid, the within named **DARLENE MANNING SANDERS**, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Administratrix of the Estate of Larry Odell Sanders, 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:

Union Planters Mortgage  
P.O. Box 18001  
Hattiesburg, MS 39404-8001

Union Planters Bank  
P.O. Box 23053  
Jackson, MS 39225-3053

Bank One Cardmember Service  
P.O. Box 8776  
Wilmington, DE 19899-8776

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named **DARLENE MANNING SANDERS**, who, being first duly sworn by me, states on her oath that the matters and facts contained and set forth in the above and foregoing Affidavit are true and correct as therein stated.

*Darlene Manning Sanders*  
\_\_\_\_\_  
DARLENE MANNING SANDERS

SWORN TO AND SUBSCRIBED before me on this the 13<sup>th</sup> day of April, 2004.

*[Signature]*  
\_\_\_\_\_  
NOTARY PUBLIC

MY COMMISSION EXPIRES:  
March 10, 2005  
(SEAL)

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE WILL AND ESTATE OF ARTHUR KELLY, DECEASED

NO. 2004-223

AFFIDAVIT OF EXECUTOR

I, Roosevelt Collier, Executor of the Estate of Arthur Kelly, deceased, do hereby state that pursuant to Miss Code Ann §91-7-145, I have made reasonably diligent efforts to identify persons having claims against the estate, and have determined that the following entities may have a valid claim against the estate:

- 1. Baptist Health Care Systems - P. O Box 23090, Jackson, MS 39225-3090
- 2. Premier Medical Group - P.O Box 23996, Jackson, MS 39225
- 3. Apria Pharmacy Network - 2510 No. Trabajo Dr., Suite A, Oxnard, CA 93030

I further state that each of the above creditors has been notified by mail, pursuant to Miss. Code Ann. §91-7-145(1), and has been informed that a failure to have their claim probated and registered by the clerk of the court within ninety (90) days will bar such claim.

Roosevelt Collier  
Roosevelt Collier, Executor of the Estate of Arthur Kelly  
c 460 744 015 182

STATE OF ILLINOIS  
COUNTY OF MADISON

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

WITNESS my signature and seal of office on this the 6<sup>TH</sup> day of April, 2004.

[Signature]  
NOTARY PUBLIC

My commission expires.  
KENNETH WELLS, JR.  
Notary Public, Wayne County, MI  
Acting in WAYNE Co., MI  
My Commission Expires 04/07/2006

**FILED**  
THIS DATE  
APR 14 2004  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY [Signature] D.C