

LAST WILL AND TESTAMENT

2004-433

OF

DORIS BOLIAN DEAN

I, DORIS BOLIAN DEAN, an adult resident citizen of Jackson, 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, hereby revoking any and all other wills and codicils heretofore made by me.

ARTICLE I.

I have three (3) step-children now living, RICHARD MORGAN DEAN, REBECCA NAN DEAN COX and DAVID FRANKLIN DEAN, all of whom have attained the age of majority They are herein referred to collectively as "my Children" and individually as "my Child".

ARTICLE II

I direct that all of my debts and obligations which may be probated and allowed against my estate; all my burial, cremation and/or funeral expenses; and all expenses of administering my estate shall be paid as soon as may be conveniently done.

ARTICLE III

I direct that all estate, inheritance, or other succession taxes incurred by reason of my death, shall be paid by my Executor as soon as practicable after my death from my residuary estate, without apportionment. In the event my residuary estate is not sufficient for the payment of such taxes. I direct such taxes be paid from the assets of the DORIS B. DEAN LIVING TRUST created by me

JO 99011799

FILED
THIS DATE
JUN 11 2004
ARTHUR JOHNSTON, CLERK
BY *[Signature]*

[Signature]

serve for any reason, the other is hereby appointed to serve as sole Successor Executor or Executrix, as the case may be. I direct that neither my Executor nor any Successor Executor or Executrix shall be required to make any bond as Executor; neither shall they be required to make a formal appraisal of my estate or provide an inventory or an accounting to be filed with any court

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 22 day of March, 2000.

Doris Bolian Dean
DORIS BOLIAN DEAN
Testatrix

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

Jerann Bryan of 4701 Lakeland Dr Apt 13c Flowad MS
Witness Address

Connie L. Evans of 1567 Chelsea Lane, Lumberton MS
Witness Address

shd

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, each of the undersigned Affiants, who being by me first duly sworn to law, says on oath:

(1) The within Will was subscribed in our presence by **DORIS BOLIAN DEAN**, the within named Testatrix, on the 22 day of March, 2000.

(2) That the Testatrix was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

(3) That each of the undersigned subscribed and attested the within Will as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the Testatrix, and in the presence of each other

Signature: Connie L. Evans

Name: Connie L. Evans

Address: 1567 Chelsea Lane
Richland MS 39218

Telephone No.: (601) 939-8572

Signature: Terann Bryan

Name: Terann Bryan

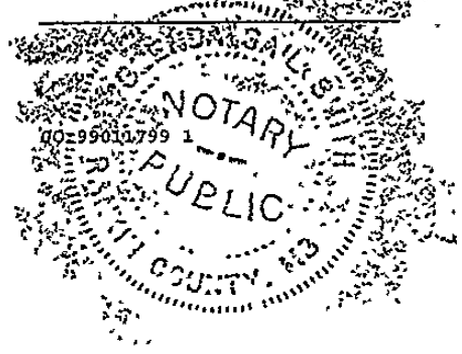
Address: 4701 Lakeland DR APT 136
Flowood, MS 39208

Telephone No.: (601) 664-2485

Subscribed and sworn to before me by the above-named Affiants on this 22 day of March, 2000.

Gkeda Paul Smith
NOTARY PUBLIC

My Commission Expires:
My Commission Expires December 7, 2001



Dee

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
JEFFERSON BOYD SUMMITT, DECEASED

CAUSE NO. 2004-256

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, CAROL BEEBE, Executrix, who, by me first duly sworn on oath, stated:

That CAROL BEEBE is the duly appointed, qualified and acting Executrix of the Estate of Jefferson Boyd Summitt; that affiant has made reasonably diligent efforts to identify all persons having claims or potential claims against the above-styled and numbered Estate and has given notice by first class 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 this Court granting letters within the ninety (90) day period provided by Miss. Code of 1972, Ann., Sec 91-7-145, will bar such claim. The persons so identified and their last known addresses are shown on Exhibit "A" attached hereto and made a part hereof.

WITNESS MY HAND, this 11th day of June, 2004.

Carol Beebe

CAROL BEEBE, Executrix under the Last Will and Testament of Jefferson Boyd Summitt, Deceased

SWORN TO AND SUBSCRIBED BEFORE ME, on this, the 11th day of June, 2004.

Sue W Pilgrim
NOTARY PUBLIC

My commission expires:

9/28/2004

FILED
THIS DATE
JUN 14 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* DC



Creditor:

Last Known Address:

Covenant Pharmacy

2506 Lakeland Drive, Suite 101
Flowood, MS 39232

BellSouth

Post Office Box 105503
Atlanta, GA 30348-5503

Oxford Healthcare

17 North State, 14th Floor
Chicago, IL 60602

Ms. Connie McCaa

2500 North State Street
Jackson, MS 39216-4500

Ms. Carol Beebe

c/o Magnolia Mgmt Corp.
Post Office Box 6015
Ridgeland, MS 39158-6015

EXHIBIT "A"

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JAMES WOODROW BENNETT,
DECEASED

CAUSE NO. 2004-176

AFFIDAVIT OF ADMINISTRATRIX

STATE OF MISSISSIPPI
COUNTY OF Madison

FILED
THIS DATE
JUN 17 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY Kim [Signature] DC

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named Dianne Newton Bennett, who after first being duly sworn by me, states under oath that she, as Administratrix of the Estate of James Woodrow Bennett, Deceased, has made reasonably diligent efforts to identify all personal having claims against the Estate and has given notice by mail, as required in MISS CODE ANN. § 91-7-145(1), to the following known creditors.

NONE

Dianne Newton Bennett has, after reasonably diligent efforts, been unable to identify any other persons having claims against the Estate.

Dianne Newton Bennett
Dianne Newton Bennett, ADMINISTRATRIX

SWORN TO AND SUBSCRIBED before me, this the 1st day of April, 2004.

My Commission Expires:

[Signature]
NOTARY PUBLIC



B 37 P 410

Sharon G. Plunkett, P.A.
Sharon G. Plunkett - MS Bar No. 10457
4844 Main Street
PO Box 155
Flora, MS 39071
601-879-9913

LAST WILL AND TESTAMENT

2004-446

OFMRS. MELBA T. SMITH WISE

I, MRS. MELBA T. SMITH WISE, an adult resident citizen of Jackson, Mississippi, above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any previous Wills and/or Codicils heretofore made by me.

ITEM I.

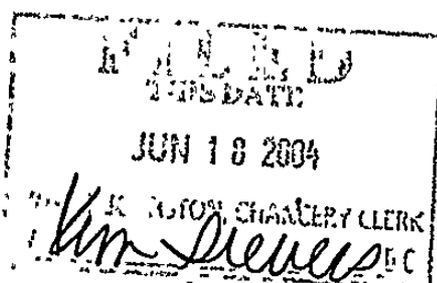
I hereby appoint, nominate and constitute my son, Carl Eric Smith, as Executor of this my Last Will and Testament, and if he be unable or unwilling to so serve, then my son, Roger William Smith, as Executor, and in either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same; and I give to my Executor, during the administration of my estate, all of the rights, powers and privileges hereinbelow specified for the Trustee. I direct that my Executor pay all expenses of administering my estate, my last illness, burial expenses, grave marker and all duly timely and allowed probated claims due from my estate as soon as feasible after my death.

ITEM II.

I direct and bequeath that my husband, Seelig Bartell Wise, shall have the use of any of my furniture during his life so long as he desires to use same, and thereafter all of same shall go to and vest in my son, Carl Eric Smith.

ITEM III.

I give and bequeath to my son, Carl Eric Smith, all my books and pictures and all remainder interest in my household furniture and furnishings, except my china and crystal.

*mtsw*

ITEM IV.

I give and bequeath to my son, Roger William Smith, all my china and crystal.

ITEM V.

I give and bequeath to my Executor all my clothing and jewelry to be distributed in his sole discretion and at such time as he elects, to and among my children, after conferring with them as to their choices.

ITEM VI.

I give, devise and bequeath all the rest, residue and remainder of my property, both real, personal and mixed and wheresoever situated to my three children (being my daughter, Rebecca Jane Smith Thompson, my son, Carl Eric Smith, and my son, Roger William Smith), and I direct that my Executor shall hold the share for my daughter, Rebecca Jane, until such time as it can most effectively be used by her, and then deliver same at such time as can best meet her needs, in said Executor's sole discretion.

ITEM VII.

In the event any of my said children do not survive me, then I give, devise and bequeath such deceased child's share of my property, both real, personal and mixed, to the issue of the body, per stirpes, of such deceased child, if any; provided that the share going to any child who is a minor shall be put in trust with whoever serves as Executor of my estate, for any heir who may be a minor, until such child becomes twenty-one years of age, and I give full authority to said Trustee to invest, sell and reinvest the corpus and fully manage same, and to expend from income or corpus such sums as said Trustee, all in such Trustee's sole discretion, deems to be in the best interest of such minor child from time to time, and I hereby expressly waive all bond, inventory, appraisal and accounting by said Trustee and vest full and complete discretion and authority in said Trustee, to administer, manage,

sell, invest, reinvest, mortgage, encumber, expend income or corpus, all as said Trustee deems to be in the best interest of the beneficiary of said Trust, and provided further that any such Trust shall terminate when the beneficiary thereof becomes twenty-one years of age, at which time all of the corpus and accrued income shall vest in such beneficiary; provided, however, if such beneficiary shall predecease his or her twenty-first birthday, the proceeds from said Trust shall vest in such beneficiary's heirs at law at that time with the right in the Trustee to hold the assets until any heir thereunder expires or becomes twenty-one years of age whichever time comes first. In addition to the powers, rights and privileges above set forth, the Trustee shall also have all of the privileges, rights and powers set out in the Mississippi Uniform Trustees' Powers Law with regard to the administration of this Trust.

Neither the principal nor the income of any Trust fund which may be established hereunder, nor any part of same, shall be liable for the debts of any beneficiary thereof, nor shall the same be subject to seizure by any creditor of any beneficiary thereof, and they shall not have any power to sell, assign, transfer, convey, encumber, or in any manner to anticipate or dispose of their interests in the Trust fund, or any part of same.

Any Trust which may be established under this Will shall be a private Trust, 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 shall not be required to return to any court any periodic formal accounting with regard to administration of such Trust, but said Trustee shall render annual accounts to the beneficiary thereof. No person paying money or delivering property to the Trustee shall be required to see to its application. Bond shall not be required of the Trustee.

ITEM VIII.

Whenever any property or payment of any kind is to be distributed to a minor, under any of the provisions of this Will or any Trust established hereunder, any Executor and/or any Trustee then serving, is hereby expressly authorized, in its sole discretion, to deliver same directly to such minor, or to such minor's natural or legal guardian or next of kin, for the use and benefit of such minor, and upon taking a receipt therefor shall be released from any further responsibility thereasto, without any court order and without any bond, appraisal or other accounting thereasto. The word "minor" as used herein shall mean and apply to any person under any legal or actual disability whatsoever, regardless of age.

ITEM IX.

In accordance with an existing agreement, I have purposely left to my husband, Seelig Bartell Wise, no property except the right to use such items of my furniture as long as he desires to use same, as provided above.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 14th day of April, 1995.

Melba T. Smith Wise
MRS. MELBA T. SMITH WISE

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

James S. Armstrong
Joe Jack Hurst

WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, James S. Armstrong and Joe Jack Hurst, the two subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of MRS. MELBA T. SMITH WISE, a citizen of the First Judicial District of Hinds County, Mississippi, each of whom having been first duly sworn, each makes oath that the said MRS. MELBA T. SMITH WISE signed, published and declared the original of said instrument as her Last Will and Testament on the 14th day of April, 1995, the day and date of said instrument, in the presence of said two affiants, all of whom were the subscribing witnesses to said instrument; that said Testatrix was then of sound and disposing mind and memory and above the age of twenty-one years; and each of the said two subscribing witnesses subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testatrix and in the presence of each other.

Witness: James S. Armstrong
 Address: 1109 Pinehurst Dr
Jackson, MS 39202

Witness: Joe Jack Hurst
 Address: 1142 Lyncrest Ave
Jackson, Ms. 39202

SWORN to and subscribed before me, this the 14th day of April, 1995.

Gladys V. Williams
 NOTARY PUBLIC



My Commission Expires:
My Commission Expires May 5, 1995

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF LLEWELYN HENRY COX, JR., DECEASED

CIVIL ACTION FILE NO. 2001-1055

AFFIDAVIT

STATE OF Kansas
COUNTY OF Johnson

Personally appeared before me, the undersigned authority in and for the state and county aforesaid, the within named **FRANCES ROSE PRICE COX**, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Executor of the Estate of Llewellyn Henry Cox, Jr., Deceased. Affiant has made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate and have 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

FILED
THIS DATE
JUN 21 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY Kim [Signature] D.C.

STATE OF Kansas

COUNTY OF Johnson

Personally appeared before me, the undersigned authority in and for said county and state, the within named **FRANCES ROSE PRICE COX**, 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.

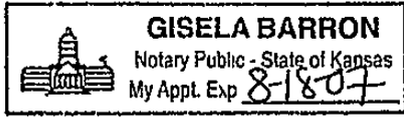
Frances Rose Price Cox
FRANCES ROSE PRICE COX

SWORN TO AND SUBSCRIBED before me on this the 16 day of JUNE, 2004.

Gisela Barron
NOTARY PUBLIC

MY COMMISSION EXPIRES:

8-18-07
(SEAL)



FILED
THIS DATE
JUN 22 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

2004-449

STATE OF MISSISSIPPI
COUNTY OF MADISON

LAST WILL AND TESTAMENT OF ROBERT CALVIN MORGAN

I, ROBERT CALVIN MORGAN, 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 all of my properties, real, personal and mixed of every nature and kind, and wherever the same may be situated, of which I may die seized and possessed, to my wife, MARY MARGARET MORGAN.

ITEM TWO: In the event that my wife and I die simultaneously or under circumstances that it is impossible to ascertain which of us died first, then it shall be presumed that she died first and that I survived her and my will shall be construed on that premises.

ITEM THREE: In the event that my wife, MARY MARGARET MORGAN, predeceases me, I give, devise and bequeath all the rest, residue and remainder of my properties, real, personal and mixed to my daughter, JOHNNIE GWYNETH MORGAN BADDLEY.

ITEM FOUR: I hereby name, constitute, and designate my wife, MARY MARGARET MORGAN, as Executrix of this my Last Will and Testament. If for any reason, she fail, neglects, or refuses to act as Executrix, I hereby name, constitute, and designate my

daughter, JOHNNIE GWYNETH MORGAN BADDLEY, as Executrix. I hereby direct that the 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 Executrix the requirements of bond, inventory, appraisal, and accounting.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 9th day of February, 1995, in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

Robert Calvin Morgan
Robert Calvin Morgan

WITNESSES:

Lou L. Nubsa

Bentley E. Corner

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, Bentley E Conner, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Robert Calvin Morgan, who, being duly sworn, deposed and said that Robert Calvin Morgan signed, published and declared said instrument as his Last Will and Testament on February 9, 1995, in the presence of this deponent, and in the presence of Lori L Miksa, the other subscribing witness, and that Robert Calvin Morgan was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and Lori L. Miksa subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Robert Calvin Morgan, and in the presence of Robert Calvin Morgan and in the presence of each other, on the day and year of the date of said instrument.

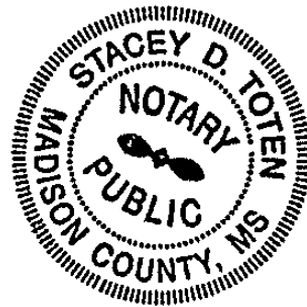
Bentley E Conner
Bentley E Conner

SWORN TO AND SUBSCRIBED before me this 22nd day of

June 2004

Stacey D. Totem
Notary Public

My Commission Expires:
8-18-06



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
ROBERT CALVIN MORGAN

CAUSE NO. 2004-449

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the above state and county, the within named Johnnie Gwyneth Morgan Baddley, who being by me first duly sworn on oath stated:

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

FILED
THIS DATE
JUN 22 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

identified and their last known addresses are

<u>Person</u>	<u>Last Known Address</u>
---------------	---------------------------

1. None

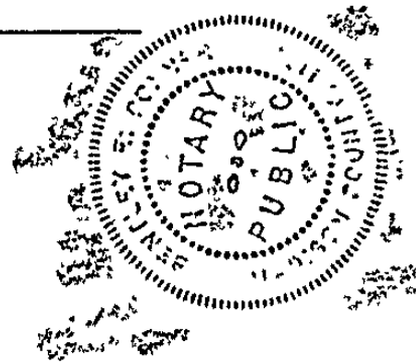
WITNESS MY HAND this 22 day of June, 2004

Johnnie Gwyneth Morgan Baddley
Johnnie Gwyneth Morgan Baddley, Executor

SWORN TO AND SUBSCRIBED before me this 22 day of June,
2004.

Bentley E. Lerner
Notary Public

My Commission Expires:
3-24-2006



STATE OF MISSISSIPPI
COUNTY OF MADISON

FILED	
THIS DATE	
JUN 22 2004	
ARTHUR JOHNSTON, CHANCERY CLERK	
BY	<i>[Signature]</i> D.C.

2004-450

LAST WILL AND TESTAMENT OF MARY MARGARET MORGAN

I, MARY MARGARET MORGAN, 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 all of my properties, real, personal and mixed of every nature and kind, and wherever the same may be situated, of which I may die seized and possessed, to my husband, ROBERT CALVIN MORGAN.

ITEM TWO: In the event that my husband and I die simultaneously or under circumstances that it is impossible to ascertain which of us died first, then it shall be presumed that I died first and that he survived me and my will shall be construed on that premises.

ITEM THREE: In the event that my husband, ROBERT CALVIN MORGAN, predeceases me, I give, devise and bequeath all the rest, residue and remainder of my properties, real, personal and mixed to my daughter, JOHNNIE GWYNETH MORGAN BADDLEY.

ITEM FOUR: I hereby name, constitute, and designate my husband, ROBERT CALVIN MORGAN, as Executor of this my Last Will and Testament. If for any reason, he fail, neglects, or refuses to act as Executor, I hereby name, constitute, and designate my

daughter, JOHNNIE GWYNETH MORGAN BADDLEY, as Executrix. I hereby direct that the Executor 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 the requirements of bond, inventory, appraisal, and accounting.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 9 day of February, 1996, in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

Mary Margaret Morgan
Mary Margaret Morgan

WITNESSES:

Seymour E. Brown
Lou L. Miska

PROOF OF WILL

STATE OF Mississippi
COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, Bentley E. Conner, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Mary Margaret Morgan, who, being duly sworn, deposed and said that the said Mary Margaret Morgan signed, published and declared said instrument as her Last Will and Testament on the 9th day of February, 1996, the day of the date of said instrument, in the presence of this deponent, and in the presence of Lori L. Miksa, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and this deponent and Lori L. Miksa subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

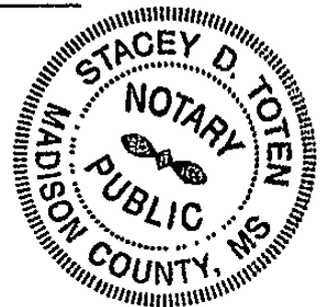
Bentley E. Conner
Bentley E. Conner

SWORN TO AND SUBSCRIBED before me this 22nd day of

June, 2004.

Stacey D. Toten
Notary Public

My Commission Expires:
8-18-06



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

37

426

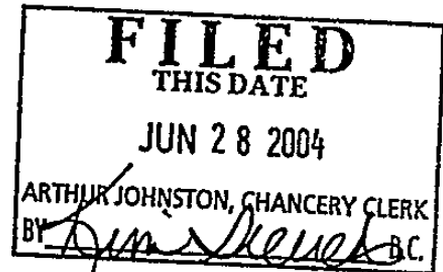
IN THE MATTER OF THE ESTATE
OF HALE E. BLAND, DECEASED

CAUSE NO.: 2003-0072

BY: DIANE VINING MARTIN, EXECUTRIX

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON



Pursuant to Miss Code Ann. (1972) §91-7-145, the undersigned, Diane Vining Martin,

Executrix of the Estate of Hale E Bland, Deceased, does hereby state as follows:

1.

Hale E Bland, an adult resident citizen of Madison County, Mississippi, departed this life in Madison County, Mississippi, on or about the 4th day of June 2002.

2

On February 20, 2003, in the Chancery Court of Madison County, Mississippi, Cause No. 2003-0072, Letters Testamentary were granted to Diane Vining Martin, as Executrix of the Estate of Hale E Bland, Deceased

3.

The undersigned Executrix has made diligent efforts to identify persons having claims against the estate and has determined, after diligent search and inquiry, that all known creditors with claims have previously been paid

4

Notice to Creditors in the form attached hereto will be published in the newspaper of general circulation in Madison County, Mississippi, beginning on the 1st day of

July, 2004

All creditors having claims against this estate must file the same with the Chancery Clerk of Madison County, Mississippi, not later than 90 days after the first publication of said notice or such claims shall be barred

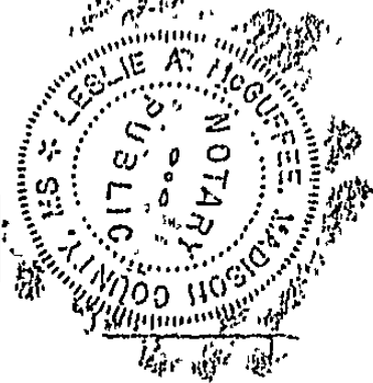
THIS, the 24th day of MAY, 2004.

Diane Vining Martin
DIANE VINING MARTIN EXECUTRIX

SWORN TO AND SUBSCRIBED before me, this the 24th day of MAY, 2004.

Leslie McPuffee
NOTARY PUBLIC

My Commission Expires.
MISSISSIPPI STATEWIDE NOTARY PUBLIC,
MY COMMISSION EXPIRES APRIL 18 2006
BONDED THRU STEGALL NOTARY SERVICE



Last Will and Testament

OF

HARTLEY PELDA FAIRCHILD

2004-461

I, HARTLEY PELDA FAIRCHILD, a resident of Madison County, Mississippi, being over the age of eighteen (18) years, and of sound and disposing mind, memory, and understanding, and not under the restraint or undue influence of any person, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former wills and codicils made by me heretofore.

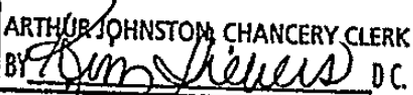
ARTICLE I.

I do hereby will, devise and bequeath all my estate and property, real, personal and mixed of whatsoever kind and nature, tangible and intangible, and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this will, including all lapsed legacies and devised, of which I die seized, to my wife, Georgia Marie Fairchild.

ARTICLE II.

In the event that my wife, Georgia Marie Fairchild, shall die in my lifetime, then I give, devise and bequeath all of my estate, both real and personal, of whatsoever nature and wheresoever situated or to which I shall in any way be entitled to at the time of my death or over which I shall have any power of appointment, to my children, James Austin Fairchild and Leonard Mason Fairchild, equally, share and share alike, the estate my wife, Georgia Marie Fairchild, would have received from me had she survived me.


HARTLEY PELDA FAIRCHILD

FILED
THIS DATE
JUN 29 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY  D.C.

ARTICLE III.

I hereby nominate, appoint and designate my wife, Georgia Marie Fairchild, as Executrix of my estate, and should she predecease me or become unwilling or unavailable to act as Executrix of my estate, then I name my brother-in-law, Joseph Leonard Fairchild, as Executor of my estate. I direct that neither of the fiduciaries so named shall have to make bond, inventory, appraisal or accounting of any kind to any Court. My Executor, which ever shall serve, shall have full power and authority to do and perform any act deemed by them to be in the best interest of my estate. Said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest the same and to collect the income, dividends, rents, interests, and profits therefrom, and to employ and pay any attorneys, agents and accountants that they may deem necessary and for the best interest of my estate.

IN WITNESS WHEREOF, I do hereby sign, publish and declare this instrument as my Last Will and Testament in the presence of the undersigned witnesses, whom I have especially requested to witness the same, this the 4th day of May, 1989.

Hartley Pelda Fairchild
HARTLEY PELDA FAIRCHILD

Jamie M Hammack
WITNESS

860 E. River Place, Suite 105
ADDRESS
Jackson, MS 39202

Jenny McKenney
WITNESS

56 Wintergreen Road
ADDRESS
Madison, MS 39110

Hartley Pelda Fairchild
HARTLEY PELDA FAIRCHILD

We, the undersigned, do hereby certify that the foregoing instrument, consisting of three pages, this page included, was signed, published and declared by Hartley Pelda Fairchild, Testator, therein, in our presence and in the presence of each of us at the time, to be his Last Will and Testament, and believing him to be of sound and disposing mind and memory, have thereunto, at his request, subscribed our names as attesting witnesses in his presence and in the presence of each other, this the 4th day of May, 1989.

Jarvis M. Hamrack
WITNESS

Jenny McKinney
WITNESS

SWORN TO AND SUBSCRIBED BEFORE ME, this the 4th day of May, 1989.

James E. Lambert
NOTARY PUBLIC

My Commission Expires:

July 31, 1990



Hartley Pelda Fairchild
HARTLEY PELDA FAIRCHILD

FILED
 THIS DATE
 JUN 29 2004
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *[Signature]* DE.

LAST WILL AND TESTAMENT
 OF
 ORVAN JOHNNY GREEN

2004-487

I, ORVAN JOHNNY GREEN, an adult resident and citizen of Madison County, Mississippi, presently residing in the VA Nursing Home in Jackson, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will And Testament; and, by so doing, I do hereby revoke any and all other wills and codicils thereto which have been heretofore made by me;

WITNESSETH:

ITEM I: I do hereby give, devise and bequeath all of my real and personal property, of every nature and description and wheresoever located, unto my five children, as hereinafter named, in the respective percentages as is hereinafter set opposite each of their names, to-wit:

<u>NAME</u>	<u>PERCENTAGES</u>
Aja Semone San't Jauhn	23.0%
Arvin Heath	15.5%
Jacque Harrell	23.0%
John Harvey Heath	15.5%
Willaim Howard Green	<u>23.0%</u>
Total	100.0%;

but as a class and not as individuals; it being my specific intention that, if any member of said class should predecease me, then, in that event, the deceased class member's share shall not vest in his or her surviving issue but shall instead be distributed

0-3-8

in equal shares to the surviving members of the class.

ITEM II: I do hereby name, constitute and appoint, my son, William Howard Green, to serve as the executor of my estate, without bond, and, to the fullest extent allowed by law, I do hereby waive and release my said executor from the requirement of having to make and file any inventory, accounting or appraisal in connection with the administration of my estate.

SO SIGNED, PUBLISHED, AND DECLARED by me, on this the 20th day of June, 2003.

Orvan Johnny Green
ORVAN JOHNNY GREEN

WITNESS ATTESTATION

The forgoing instrument, consisting of this and one preceding type written page, was signed, published and declared by ORVAN JOHNNY GREEN, the testator, to be his last will & testament, in our presence, and we, at his request and in his presence and in the presence of each other, have subscribed our names as witnesses, thereto on this the 20 day of June, 2003.

J. M. Ritchey
J. M. RITCHEY
133 South Union Street
Canton, Mississippi 39046

Janet West
JANET WEST
231 Trace Harbor Rd
Madison, Mississippi 39110

green.wil
055/061903

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
ORVAN JOHNNY GREEN, DECEASED

CIVIL ACTION, FILE NO. 2004-487

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, J. M. Ritchey, one of the two subscribing witness to the foregoing and annexed instrument of writing purporting to be the last will and testament of Orvan Johnny Green, late of Madison County, Mississippi, who, having been by me first duly sworn, stated and deposed upon his oath that the said Orvan Johnny Green signed, published and declared said instrument to be his last will and testament on the 20th day of June, 2003, being the date of said instrument, in the presence of the deponent and Janet West, that the said Orvan Johnny Green was then and there of sound and disposing mind and memory and was over the age of eighteen years, that the deponent and Janet West, in the presence of each other, subscribed and attested said instrument of writing, as witnesses to Orvan Johnny Green's signature and publication thereof, at the request of and in the presence of Orvan Johnny Green, on the 20th day of June, 2003; that the deponent is not in any way interested in the estate of Orvan Johnny Green; 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 24 day of June, 2004.

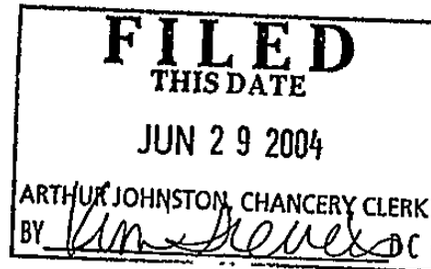
J. M. Ritchey
J. M. RITCHEY

SWORN TO AND SUBSCRIBED BEFORE ME, this the 29th day of June, 2004.

Arthur Johnston, Chancery Clerk
NOTARY PUBLIC
ex officio by: Kim Stevens, D.C.

My Commission Expires:
My Commission Expires
January 7, 2008

Green. POW
063/062204



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF
THE LAST WILL AND TESTAMENT
OF ORVAN JOHNNY GREEN, DECEASED

CIVIL ACTION, FILE NO. 2004-487

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, within my jurisdiction, William Howard Green, who, having been by me first duly sworn, deposed upon his oath as follows:

1. I am the duly appointed, qualified, and acting executor of the estate of Orvan Johnny Green, deceased.

2. 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*, as amended, will forever bar such claim.

3. Being unable to identify any such creditor, I was not able to give any such written notice by mail, as required by § 91-7-145, *Mississippi Code of 1972*, as amended.

WITNESS MY SIGNATURE, this the 30 day of ^{June} ~~May~~, 2004

William Howard Green
William Howard Green, Executor

FILED
THIS DATE
JUN 30 2004
ARTHUR JOHNSTON CHANCERY CLERK
BY *[Signature]* D.C.

SWORN TO AND SUBSCRIBED BEFORE ME, this the ^B 30 ^P 37 day of 435

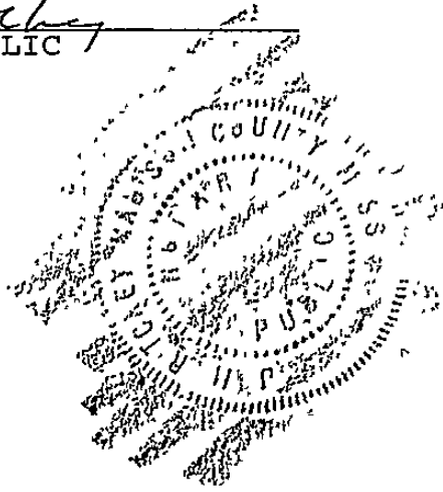
June, 2004.

Jan. H. H.
NOTARY PUBLIC

MY COMMISSION EXPIRES:

June 23, 2005

Green.AFP
063/062204



IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF CURTIS LEROY COTTEN, DECEASED

CIVIL ACTION FILE NO. 2004-442

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 **RODNEY DARNELL COTTEN**, who, being by me first duly sworn, on oath stated

Affiant is the duly appointed, qualified and acting Administrator of the Estate of Curtis Leroy Cotten, 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 MARYLAND

COUNTY OF ANN ARUNDEL

FILED
THIS DATE
JUL 01 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Personally appeared before me, the undersigned authority in and for said county and state, the within named **RODNEY DARNELL COTTEN**, who, being first duly sworn by me,

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

Rodney Darnell Cotten
RODNEY DARNELL COTTEN

SWORN TO AND SUBSCRIBED before me on this the 22 day of June, 2004.

Lori M. Agbonkheso
NOTARY PUBLIC

MY COMMISSION EXPIRES:

August 1, 2007
(SEAL)



LORI M. AGBONKHESE
NOTARY PUBLIC
BALTIMORE CITY, MD
My Commission Expires
August 1, 2007

Last Will and Testament 2004-497

OF

MARY WEAVER SMITH

I, MARY WEAVER SMITH, an adult resident of the First Judicial District of Hinds County, Mississippi, being of sound and disposing mind and memory and over the age of eighteen (18) years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

ARTICLE I.

I declare that I am currently the widow of SAMUEL REID SMITH who died March 3, 1993. I am the mother of WANDA CLAY GARNER and MARTHA CLAY EDMONDS, to whom all references herein to "my child" or "my children" relate. For all purposes of this will and the disposition of my estate hereunder, the terms "issue" and "descendants" shall be deemed to include all children born to or adopted by said children herein prior to and after the execution of this will, irrespective of any provisions of law establishing a contrary presumption.

My deceased husband had two daughters, PATRICIA SMITH TWILLEY and TINA SMITH CHESTEEN, and these children are specifically not included in any bequests under this Will due to the fact that I have previously given them certain items of personal effects and household furnishings after my late husband's death that he owned prior to our marriage, for which his children signed for and received. A separate handwritten listing of these assets and the receipt therefore is in the hands of my Executors.

FILED
THIS DATE
JUL 02 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

Mary Weaver Smith

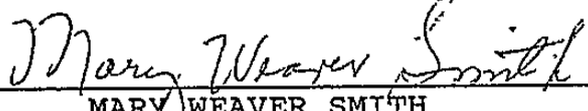
MARY WEAVER SMITH

ARTICLE II.

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

All property bequeathed or devised under this will either outright or in trust is bequeathed and devised subject to existing mortgages, liens or encumbrances thereon. My Executor is given full discretion as to which debts to pay and which to allow to pass with the property to which such debts apply. However, notwithstanding anything contained herein to the contrary, nothing herein shall be construed to create any express trust for the payment of any such taxes, expenses or debts.

I direct that all estate and inheritance taxes and other taxes in the general nature thereof, including, but not limited to excise taxes on excess retirement payments, together with any interest or penalty thereon (including any and all taxes paid with respect to the proceeds of any policy or policies of insurance on my life, or with respect to any other property including property over which I have a taxable power of appointment included in my gross estate for the purpose of such taxes, but not including any taxes imposed on generation-skipping transfers under the federal tax laws, nor any Qualified Terminable Interest Property tax which shall become payable upon or by reason of my death with respect to any property passing by or under the terms of this Will or any codicil to it



MARY WEAVER SMITH

hereafter executed by me) shall be paid by my Executor out of my residuary estate, and said beneficiaries under the residuary portion of my Will shall be responsible for that portion of taxes in the proportion that their bequest bears to the total passing under the residuary portion. Any and all said taxes as set forth herein shall be paid out of my residuary portion of my Will by the residual beneficiaries in the same proportions as immediately set forth above.

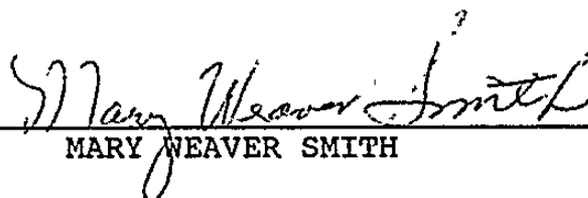
ARTICLE III.

A. I give and bequeath, unless any of these items have been gifted prior to my death, unto my daughter, MARTHA CLAY EDMONDS, the following:

1. A small cedar chest given to me by my mother when I was eight (8) years old;
2. The Aladdin lamp which belonged to her Grandmother Clay;
3. The small red bookcase which was an anniversary gift to me from her father;
4. The antique picture frame which belonged to her Great Grandmother Clay;
5. The small Baker cigarette table in the living room;
6. Either the one (1) .85 carat stone in my engagement ring or the two (2) .52 carat stones in said engagement ring. The choice of which stones to take will be decided between her and her sister, WANDA CLAY GARNER;
7. The Limoges miniature boxes and wedgewood pieces which she gave me;
8. One (1) of my mother's quilts, which she may select; and
9. Bird pen (peridot, opal, garnet, amethyst, moonstone stones).

B. I give and bequeath, unless any of these items have been gifted prior to my death, unto my daughter, WANDA CLAY GARNER, the following:

1. The large chest which was given to me by my mother as a high school graduation gift;
2. My sterling silver flatware, pattern Angelique, service for eight (8);


MARY WEAVER SMITH

3. My china, pattern Federal, service for eight (8), which belonged to my mother;
4. The small lamp with the hand-painted shade, which belonged to my mother;
5. The antique white desk which was an anniversary gift from her father;
6. The antique oval frame with concave glass, which frame belonged to my Grandmother Clayton;
7. The antique white credenza which belonged to my mother;
8. Small antique green desk which belonged to my mother;
9. The two (2) drawer wash stand which was my mother's;
10. The diamond stone or stones as designated in Paragraph A.6 of this Article 3, as decided between her and her sister;
11. Onyx and gold necklace and two (2) pair earrings to match; and
12. Garnet and gold beads and garnet earrings.

C. 1. I give and bequeath, unless any of these items have been previously gifted before my death, unto my grandson, JOE PAUL PURVIS, the following:

- a. One (1) of my Daddy's Bibles;
- b. His selection of one (1) of my paintings;
- c. My garnet pendant on gold chain. This was originally a ring given to me by my two (2) daughters;
- d. My silver coffee service consisting of pot, creamer and sugar; and
- e. 35mm camera.

C. 2. I give and bequeath, unless any of these items have been previously gifted prior to my death, unto my granddaughter, AMY CATHERINE EDMONDS ALVARADO, the following:

- a. The set of leather-bound books, "Beacon Lights of History" bought by my father in 1930. (He offered each of us \$5.00 to read them. No one did.);
- b. My 21 jewel white gold Bulova watch;
- c. My cameo ring; and
- d. My Camelot music box..

Mary Weaver Smith

 MARY WEAVER SMITH

c. 3. I give and bequeath, unless any of these items have been previously gifted by me prior to my death, unto my grandson, JAMES ALLEN PURVIS, the following:

- a. Two (2) George Washington plates given to me by my mother in 1940;
- b. My Unicorn music box;
- c. His selection of one (1) of my paintings;
- d. One (1) of Daddy's Bibles;
- e. Footed silver tray;
- f. My Singer sewing machine; and
- g. Disc camera.

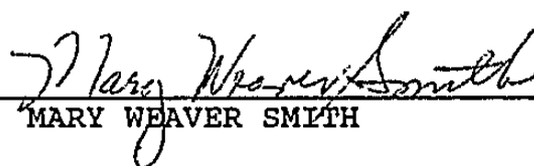
c. 4. I give and bequeath, unless any of these items have been previously gifted by me prior to my death, unto my grandson, CLAY ANDREWS EDMONDS, the following:

- a. The brass rubbing done by his mother;
- b. The antique soup tureen and platter;
- c. My Lowrey Genie organ; and
- d. His selection of one (1) of my paintings.

c. 5. I give and bequeath, unless any of these items have been previously gifted by me prior to my death, unto my granddaughter, MARY EMILY EDMONDS, the following:

- a. My pearl necklace and earrings;
- b. My Seiko watch;
- c. Polaroid camera;
- d. Two (2) lead crystal vases;
- e. Beleek vase given to me by her mother; and
- f. Gold cameo broach.

D. I give and bequeath all the rest and residue of my personal property owned by me at the time of my death unto my two (2) daughters, in equal shares, to be divided among them as they see fit. Should either of my daughters predecease me, such property bequeathed to such child shall pass to her issue, per



MARY WEAVER SMITH

stirpes, or if she should die without issue, to my surviving daughter, or if deceased, her issue, per stirpes. If I have left any listing signifying my intent as to the division of any such property among my daughters or my grandchildren, I would request my Executor and my beneficiaries to abide by such latest dated listing.

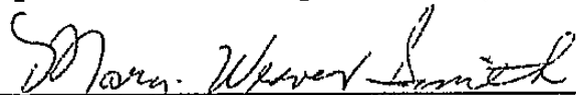
Should any disagreement arise as to the equitable division of this property among my daughters or such daughters issue, then I authorize my Executor to sell all or any portion of such personal property at public or private sale without Court order or bond and divide the net sale proceeds among my daughters equally, or if either are deceased, among such daughter's issue, per stirpes, pursuant to the provisions of this clause.

ARTICLE IV.

I direct that my home at 114 Parkway Drive, Jackson, Mississippi, or any future personal residence which I may occupy at my death, shall be sold, but not in the manner of a forced or "estate" sale. I hereby waive any bond or confirmation upon such sale. I then give, devise, and bequeath the proceeds of such sale to MARTHA CLAY EDMONDS and WANDA CLAY GARNER, in equal shares. In the event either daughter is not living at the date of my death, then my surviving daughter shall take the remainder of all the proceeds from the sale. In the event that both daughters are not living at the date of my death, then the proceeds shall be distributed in accordance with the residuary portion of my Will.

ARTICLE V.

All of my insurance policies which provide indemnity for the loss of or damage to any of my personal or real property by fire, windstorm or other similar casualty, including any claim for the loss of or damage to any such property which I might have at the time of my death against any insurance company, I give and bequeath, respectively, to those persons or corporations, as the


MARY WEAVER SMITH

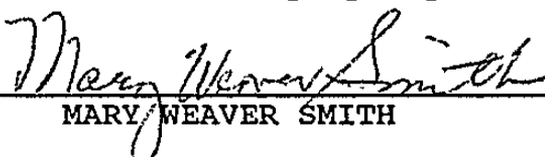
case may be, who shall or would have become the owners of such properties by reason of my death, whether such ownership be acquired under the provisions of this will, by survivorship or by other means. If any of the individual beneficiaries affected by this Article shall not survive me, or if any corporation so affected by this Article shall not be in existence at the time of my death, the bequest to such individuals or corporations shall lapse and same shall become a part of my residuary estate hereinafter disposed of.

ARTICLE VI.

I give, devise and bequeath all of the rest, residue and remainder of my property, both real and personal, unto my daughters, in equal shares, or in the event that either daughter should predecease me, such property shall pass to her issue, per stirpes, or in the event that either of my said daughters shall die without issue, to my surviving daughter, or if deceased, to her issue, per stirpes, or in the event they shall both predecease me leaving no issue, such property shall be distributed equally unto my heirs-at-law as determined under the laws of descent and distribution of the State of Mississippi in effect at that time.

ARTICLE VII.

I am cognizant that the provisions of the federal Internal Revenue Code (and other applicable laws) in force at the time of my death and applicable to my estate may permit my Executor to elect to claim certain expenses and losses as deductions on certain income, estate, or inheritance tax returns. Thus, I authorize my Executor to elect to claim such expenses and losses as deductions on the particular tax return or returns as my Executor in its sole discretion shall deem advisable, irrespective of whether such expenses and losses may be payable from (or attributable to) income or principal, and my Executor is directed not to make adjustments between income or principal or between the property interests



MARY WEAVER SMITH

passing to the beneficiaries under my will which may be substantially affected as a result of my Executor's election under this Article. Further, I direct that the property interests determined as the result of my Executor's election under this Article shall be the interest that such beneficiaries will receive. Also, I exonerate my Executor from all liability for any such election and direct that no beneficiary shall have any claim against my Executor or my estate by reason of the exercise of my Executor's judgment in this respect.

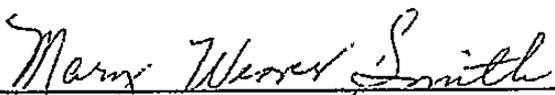
ARTICLE VIII.

I hereby grant to my Executor established hereunder (including any substitute or successor, personal representative or executor) the continuing, absolute, discretionary power to deal with any property, real or personal, held in trust or in the administration of my estate as freely as I might in the handling of my own affairs. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with the Executor shall be required to inquire into the propriety of its actions. Without limiting the generality of the foregoing, I hereby grant to my Executor and to any successor hereunder the following specific powers and authority in addition to and not in substitution of powers conferred by law:

A. To have all of the specific powers set forth in MISS. CODE ANN. §91-9-101 through §91-9-109 (1972) as now enacted or hereafter amended.

B. To compromise, settle, or adjust any claim or demand by or against my estate and to agree to any rescission or modification of any contract or agreement.

C. To retain any security or other property owned by me at the time of my death, so long as such retention appears advisable, to exchange any such security or property for other securities or properties and to retain such items received in exchange. My

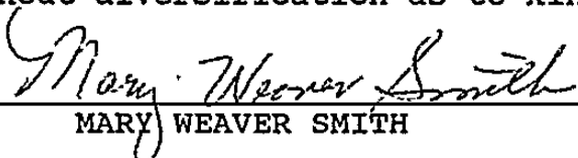


MARY WEAVER SMITH

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

D. To sell, exchange, assign, transfer, mortgage and convey any security or property, real or personal, held in my estate or trust at public or private sale, at such time and price and upon such terms and conditions (including credit) as it may deem to be advisable and for the best interest of my estate or trust, all without court order or bond.

E. To invest and reinvest (including accumulated income) in any property (real or personal) as it may deem advisable, including stock (whether listed or unlisted) and unsecured obligations, undivided interests, interests in investment trusts, legal and discretionary common trust funds, leases, and property which is outside of my domicile, all without diversification as to kind or


MARY WEAVER SMITH

amount without being restricted in any way by any statute or court decision (now or hereafter existing) regulating or limiting investments by fiduciaries.

F. To register and carry any property in its own name or in the name of its nominee or to hold it unregistered, but without thereby increasing or decreasing its liability as fiduciary.

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

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

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

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

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

L. To borrow money (from itself or from others) (including its own banking department) upon such terms and conditions as it may determine and to mortgage and pledge estate assets as security for the repayment thereof; and to loan money to any beneficiary of the estate upon such terms as the Executor may in its discretion determine advisable.

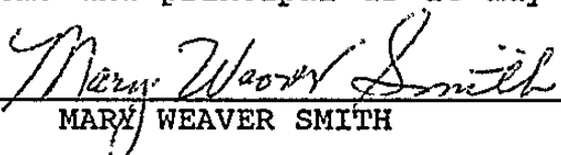
M. To lease any real estate for such term or terms and upon such conditions and rentals in such manner as it may deem advisable


MARY WEAVER SMITH

(with or without privilege of purchase), including but not limited to commercial, agricultural and oil, gas and mineral leases, and any lease so made shall be valid and binding for the full term thereof even though same shall extend beyond the duration of the estate administration. With regard to mineral rights, to execute contracts, letter agreements, farm-out agreements, operating agreements, division orders, transfer orders, and any and all other related documents as needed in relation thereto. To insure against fire or other risk. To make repairs, replacements and improvements, structural or otherwise, to any such real estate. To subdivide real estate, to dedicate same to public use and to grant easements as it may deem proper; all without court order or bond.

N. Whenever required or permitted to divide and distribute my estate, to make such distribution (including the satisfaction of any pecuniary bequests) in cash or in specific property, real or personal, or any such property, and to do so without regard to the income tax basis of specific property allocated to any beneficiary. In making distributions, I request (but do not direct) that my Executor do so in a manner which will result in the property to be sold to satisfy obligations of my estate having an aggregate income tax basis as close as possible to its aggregate fair market value and, to the extent consistent with this primary objective, do so in a manner which will result in maximizing the increase in basis for federal and state estate and succession taxes attributable to appreciation. I also authorize my Executor, in its absolute discretion, to make in kind and non-prorata distributions under this will if practicable.

O. To employ accountants, attorneys, advisors, including investment advisors and money managers, and such agents as it may deem advisable; and to grant them discretionary powers, to pay reasonable compensation for their services and to charge same to (or apportion same between) income and principal as it may deem


MARY WEAVER SMITH

proper. In this regard, I encourage the beneficiaries of my estate, or their guardians, if minors, to suggest such advisors to my Executor and I encourage my Executor to heed such suggestions if same be in the best interest of my beneficiaries.

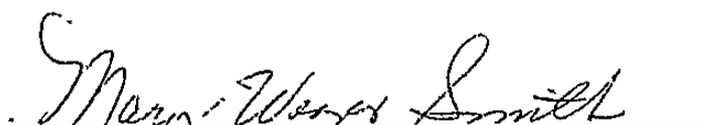
P. Unless inconsistent with other provisions of this instrument, to hold two (2) or more trusts or funds in one (1) or more consolidated trusts or funds in which the separate funds shall have undivided interests.

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

R. My Executor shall not be required to file in any court or with any public official any reports or accounts relating to the administration of my estate or trust, except to the extent that I have no power to excuse the filing of such reports or accounts.

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

T. Abandon, in any way, property which is determined not to be worth protecting.



MARY WEAVER SMITH

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

V. In its sole discretion, if it deems practicable, to disclaim, in whole or in part, on my behalf any interest bequeathed or devised to me or otherwise inherited by my estate; and to exercise and make any and all tax elections of all kinds and execute and file any and all necessary tax returns and forms.

W. The power, exercisable in its sole discretion, to invest in any insurance policy, whether the insured or covered person is a beneficiary or any other person. Such investment may be in part ownership of any insurance policy and may be made in any manner that the Executor shall deem appropriate. The propriety of such investment and the nature and amount of the insurance policy in which is invested shall be solely within the discretion of the Executor, and the Executor shall incur no liability as a result of such investment, even though such insurance policy is not an investment in which Executors are authorized by law or by any rule of court to invest estate funds. The Executor shall have the power, exercisable in its sole discretion, to retain any such insurance policy as an investment of the estate without regard to the portion that such insurance policies of a similar character, so held, may bear to the entire amount of the trust estate. The term "insurance policy" shall be deemed to include life insurance policies, annuity contracts, accident policies, and any retirement plan or contract under which death benefits can or are made payable to the Executor.

X. The power, exercisable in its sole discretion, to make any election permitted under the applicable federal income and estate and gift tax laws (including but not limited to converting



MARY WEAVER SMITH

any corporation to an S-Corporation and deferral of excise taxes on excess retirement benefits) and to make such accompanying adjustment between income and principal as it may deem proper. This power also includes, but is not limited to, the power to make the election to recognize gain or loss on the distribution of property in kind, as now permitted under Section 643(d)(3) of the Internal Revenue Code of 1986, or as permitted in any later codification.

Y. No powers of the Executor enumerated herein or now or hereafter conferred upon executors or fiduciaries generally shall be construed to enable the Executor, or any other person, to purchase, exchange, or otherwise deal with or dispose of all or any part of the principal or income of the estate or trusts created herein for less than an adequate consideration in money or money's worth or to enable anyone to borrow all or any part of the principal or income of the estate, directly or indirectly, without adequate interest or security. No person other than the Executor shall have or exercise the power to vote or direct the voting of any stock or other securities held in the estate or trusts, either by directing investments or reinvestments or by vetoing proposed investments or reinvestments.

ARTICLE IX.

I appoint my two (2) daughters, MARTHA CLAY EDMONDS and WANDA CLAY GARNER, as Executors of my estate, or if either daughter predeceases me, fails to qualify or otherwise ceases to act, I appoint said deceased daughter's husband (being THOMAS A. EDMONDS and GEORGE M. GARNER, respectively), as Successor Co-Executor of my estate, provided, however, that they were married to my said daughters at the date of my death. I direct that any and all of the above-named person(s) serve in said capacities without the necessity of making bond, inventory, accounting or appraisal to


MARY WEAVER SMITH

any court, to the extent that same may be properly waived under the law.

All references herein to "Executor" or "it", shall be deemed to be gender neutral and include the masculine, the feminine, and shall also be deemed to include an entity or entities, and also includes individual or Co-Executors.

ARTICLE X.

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

ARTICLE XI.

I hereby authorize and empower my herein-named children or their issue, or any other beneficiary of my estate, or if any of said beneficiaries of my estate are deceased or disabled, I authorize and empower their executor(s) or executrix(es) or agents or personal representatives or trustees, to disclaim all or any portion of my estate herein provided for them. To be effective, such disclaimer shall be in writing and shall be delivered to my Executor within the period designated by the Internal Revenue Code effective at the date of my death. Any portion so disclaimed by any beneficiary shall pass under the provisions of this Will, as if said beneficiary disclaiming had predeceased me.

I, MARY WEAVER SMITH, have signed this Will which consists of sixteen (16) pages, this the 5th day of June, 1995, in the presence of J. DAVID CLARK, JR.

Mary Weaver Smith
MARY WEAVER SMITH

and J. Stephen Sussfield, who attested it at my request.

Mary Weaver Smith
MARY WEAVER SMITH, Testatrix

The above and foregoing Will of Mary Weaver Smith was declared by her in our presence to be her Will and was signed by Mary Weaver Smith in our presence and at her request and in her presence and in the presence of each other, we the undersigned witnessed and attested the due execution of the Will of Mary Weaver Smith on this the 5th day of June, 1995.

[Signature]
J. Stephen Sussfield

of 908-A Glastonbury Cr.
Ridgeland MS 39157
of 340 Sherborne Place
Jackson, Ms. 39208

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT
OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF MARY WEAVER SMITH

CAUSE NO. _____

PROOF OF WILL

Be it known and remembered that on this 5th day of June, A.D., 1995 before me, the undersigned authority, personally came and appeared J. STEPHEN STUBBLEFIELD _____, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Mary Weaver Smith, bearing date of the 5th day of June, 1995; and he/~~she~~, having first carefully examined and inspected said instrument and the signature thereto, and having been by me first duly sworn, deposed and said that the said Mary Weaver Smith, signed, published and declared said instrument of writing as and for her Last Will and Testament in the presence of this deponent on the day of the date of said instrument; that said Mary Weaver Smith, was then of sound and disposing mind, memory and understanding, and able and competent in law and in fact to make a Will, and at that time was a bona fide resident of the First Judicial District of Hinds County, Mississippi, where she had maintained her fixed place of residence prior to said date; and that said Mary Weaver Smith was then more than eighteen years of age, and that this deponent and the other witness subscribed said instrument as witness thereto, at the instance and request and in the presence of said testatrix and in the presence of each other on the date aforesaid.

J. Stephen Stubblefield
J. STEPHEN STUBBLEFIELD, Witness

SWORN TO AND SUBSCRIBED before me by J. STEPHEN STUBBLEFIELD
this 5th day of JUNE, A.D., 1995.

Candice Shore
NOTARY PUBLIC

My Commission Expires:
June 5, 1999

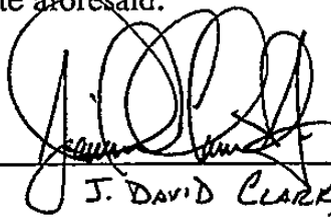
IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT
OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF MARY WEAVER SMITH

CAUSE NO. _____

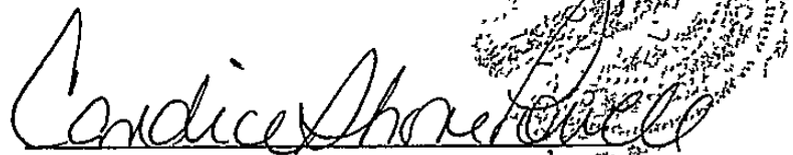
PROOF OF WILL

Be it known and remembered that on this 5th day of June, A.D., 1995 before me, the undersigned authority, personally came and appeared J. David Clark, Jr. _____, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Mary Weaver Smith, bearing date of the 5th day of June, 1995; and he/she, having first carefully examined and inspected said instrument and the signature thereto, and having been by me first duly sworn, deposed and said that the said Mary Weaver Smith, signed, published and declared said instrument of writing as and for her Last Will and Testament in the presence of this deponent on the day of the date of said instrument; that said Mary Weaver Smith, was then of sound and disposing mind, memory and understanding, and able and competent in law and in fact to make a Will, and at that time was a bona fide resident of the First Judicial District of Hinds County, Mississippi, where she had maintained her fixed place of residence prior to said date; and that said Mary Weaver Smith was then more than eighteen years of age, and that this deponent and the other witness subscribed said instrument as witness thereto, at the instance and request and in the presence of said testatrix and in the presence of each other on the date aforesaid.



J. DAVID CLARK, JR., Witness

SWORN TO AND SUBSCRIBED before me by J. David Clark, Jr.
this 5th day of JUNE, A.D., 1995.



NOTARY PUBLIC

My Commission Expires:
June 5, 1999

2004-418

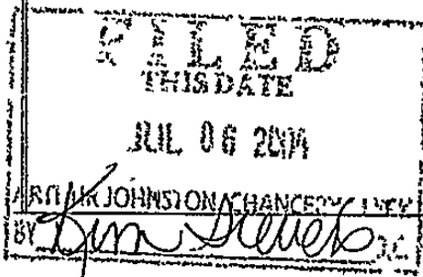
LAST WILL AND TESTAMENT

I, J. T. McDONALD, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, hereby make, publish and declare this to be my Last Will and Testament, and I hereby specifically revoke any and all former wills and codicils which I have heretofore made.

ITEM I

(a) I hereby appoint Deposit Guaranty National Bank as Executor of this, my Last Will and Testament, and I hereby waive any requirement of bond or other security by my fiduciary and to the extent permitted by law, waive any accountings or inventory to any court.

(b) I hereby direct that my Executor shall have, with reference to my estate, all of the powers set forth in the Mississippi Uniform Trustees Powers Act, and as same may be hereafter amended, all to be exercised without court order. I vest my Executor with the full power and authority to sell, transfer and convey any property, real or personal, which I may own at the time of my death, at such time and price and upon such terms and conditions as it may determine and without the requirement of any court order. I also hereby confer upon my Executor the express power to exercise in connection with my estate the full or partial disclaimer of any devise or bequest or inheritance to which I or my estate would otherwise be or become entitled and to exercise any other election, power or privilege which I would be entitled to exercise if I were still living, whether or not such option, power or privilege should be considered personal, and my Executor is hereby authorized to exercise,



in its discretion, any tax election that is available.

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

(d) I hereby direct that all estate and inheritance taxes which may become due as a result of my death shall be paid from my residuary estate.

ITEM II

I give, devise and bequeath unto my son, Michael T. McDonald, the following personal property:

(i) My diamond ring, described as a one carat center stone, surrounded by eight .10 carat diamonds and six .04 carat diamonds set in 14K mounting.

(ii) My two model 1100 Remington 12 gauge automatic shotguns.

(iii) My Browning lightweight 20 gauge automatic shotgun.

(iv) My Remington single shot 22 rifle, which is an antique.

If my son predecease me, then and in that event, I direct that the above mentioned property shall pass to his issue, per stirpes.

ITEM III

If my wife, Frances Elise Waldrup McDonald, survives me, then I will, devise and bequeath unto my beloved wife, all of the rest, residue and remainder of my property and estate of every kind and character of which I die seized and possessed (hereafter referred to as my "residuary estate"),


J. T. McDonald

all to her in fee simple absolute.

ITEM IV

If my wife, Frances Elise Waldrup McDonald, predeceases me, then I will, devise and bequeath unto my son, Michael T. McDonald, a one-half share of my residuary estate, and if my son predeceases me, then I direct that his one-half share of my residuary estate shall pass to his issue, per stirpes.

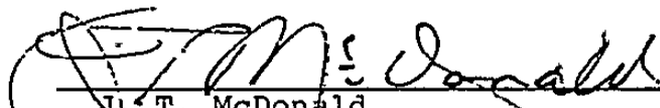
ITEM V

If my wife predeceases me, then I will, devise and bequeath the remaining one-half of my residuary estate, in equal shares, to the following relatives of my wife:

- (a) Her mother - Velma L. Waldrup;
- (b) Her sister - Martha Jean Waldrup;
- (c) Her sister - Ada Nell Waldrup;
- (d) Her sister - Susie Marian Herring;
- (e) Her sister - Barbara Ann Wann;
- (f) Her sister - Linda Faye Adcock;
- (g) Her brother - Luther Lamar Waldrup;
- (h) Her brother - William Edward Waldrup.

If any of the above named relatives of my wife predecease me, the bequest to such beneficiary shall lapse, and the remaining one-half of my residuary estate shall be divided equally among the above named beneficiaries who are relatives of my wife and are living at the time of my death.

Notwithstanding the above provisions in this paragraph providing for a bequest to my wife's sister, Martha Jean Waldrup, I expressly direct that her bequest, if she survive me, shall be reduced by the full (100%) fair market value



M. T. McDonald

at the time of my death of the land and residence located at 256 Sheryl Drive in Madison, Madison County, Mississippi, which my wife and her sister own as joint tenants with full rights of survivorship, and I further direct that the amount by which her bequest herein is reduced be added in equal proportions to the shares of the persons above named in this Item who survive me. I further authorize and direct that my Executor make his determination of the fair market value of said property and that such determination shall be final and binding on all parties.

ITEM VI

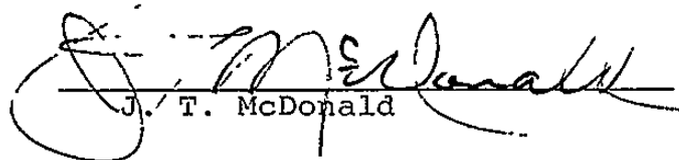
With respect to the bequest provided for in the two preceding Items IV and V, my Executor is authorized to satisfy these bequests by cash or in kind or partly in each; and if wholly or partly in kind, to select, transfer and convey the specific asset or assets so selected; provided, however, that any assets transferred in kind to satisfy any bequests in said two Items, shall be valued for that purpose at their fair market value, determined as of the date of the respective distributions.

ITEM VII

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

ITEM VIII

I hereby suggest that my friend and attorney, Alfred N.


J. T. McDonald

Crisler, be employed as attorney to handle the probate of my Will and the administration of my estate.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 17 day of Oct., 1989.

J. T. McDonald
J. T. McDONALD

WITNESSES:

Clyde H. Crisler
Name

Jackson, MS.
Address

Norma B. Bowlin
Name

Jackson, MS
Address

CERTIFICATE

The undersigned subscribing and attesting witnesses to the above and foregoing Last Will and Testament of J. T. McDonald do hereby certify and solemnly aver that the said J. T. McDonald signed and subscribed said Last Will and Testament in our presence after having first stated, published and declared said instrument to be his Last Will and Testament, that each of us signed said instrument as subscribing and attesting witnesses thereto in the presence of the Testator and in the presence of each other; further that the said J. T. McDonald was of sound and disposing mind and over the age of twenty-one years at the time of the signing, subscribing and publication of his said Last Will and Testament on this, the 17th day of Oct., 1989.

Clyde H. Crisler
Norma B. Bowlin

FILED

THIS DATE

JUL 06 2004

ARTHUR JOHNSTON, CHANCERY CLERK

BY *Kim Wells* D.C.FIRST CODICIL TO LAST WILL
AND TESTAMENT OF J. T. McDONALD

2004-418

I, J. T. McDONALD, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated and executed by me on October 17, 1989.

I.

I hereby cancel and delete in its entirety Paragraph (a) of Item I of my said Will, and in lieu thereof and in substitution therefor, I provide as follows:

Item I(a) I hereby appoint my wife, Frances Elise Waldrup McDonald, as Executrix of this, my Last Will and Testament, and hereby waive any requirement for her posting bond or any other security required by law and to the extent permitted by law, I hereby waive any requirement for the filing of any accountings, inventory or appraisal with any court.

If my wife predecease me, or if for any reason she be unable or unwilling to serve as the Executrix of my Will, then and in that event, I direct that my wife's brother, Luther L. Waldrup, be appointed as Executor of my estate without any requirement for his filing of bond or other security and to the extent permitted by law, I waive any requirement for his filing of any accountings, inventory or appraisal on my estate with any court.

My original Executrix appointed by this paragraph and my successor or substitute Executor appointed herein shall in the administration of my estate have all of the powers provided for in Item I(b) herein and shall perform all obligations required of a fiduciary, including those provided in Items I(c) and (d) herein.

II.

In all other respects, I hereby ratify and confirm all of the provisions of my said Will dated October 17, 1989.

IN WITNESS WHEREOF, I have hereunto set my hand and signed,

B

37 P 462

published and declared this instrument to be the First Codicil to my said Last Will, this 3rd day of April, 1996.

J. T. McDonald
J. T. McDonald

WITNESSES:

<i>[Signature]</i> Name	<i>Texas N, MS.</i> Address
<i>Dennis B. Bowlin</i> Name	<i>Bradley, MS</i> Address

Certificate

The undersigned subscribing and attesting witnesses to the above and foregoing First Codicil to the Last Will and Testament of J. T. McDonald do hereby certify and solemnly aver that the said J. T. McDonald signed and subscribed said First Codicil to Last Will and Testament in our presence after having first stated, published and declared said instrument to be his First Codicil to Last Will and Testament, that each of us signed said instrument as subscribing and attesting witnesses thereto in the presence of the Testator and in the presence of each other; further that the said J. T. McDonald was of sound and disposing mind and over the age of twenty-one years at the time of the signing, subscribing and publication of his said First Codicil to Last Will and Testament on this, the 3rd day of April, 1996.

[Signature]
Dennis B. Bowlin

McDoncod

FILED
THIS DATE

JUL 06 2004

ARTHUR JOHNSTON, CHANCERY CLERK
BY *Arthur Johnston* D.C.

PROOF OF WILL AND CODICIL

2004-418

B 37 P 463

STATE OF MISSISSIPPI
MADISON COUNTY

CHANCERY COURT

In Vacation A.D. 2004

In the matter of certain instruments of writing, purporting to be the Last Will and Testament and Codicil of JESSIE T. MCDONALD, Deceased of MADISON County, Mississippi.

Personally appeared before me the undersigned notary public in and for Madison County, Mississippi, ALFRED N. CRISLER, one of the subscribing witnesses to the foregoing and annexed instruments of writing, purporting to be the Last Will and Testament and Codicil of JESSIE T. MCDONALD, Deceased, late of MADISON County, who, having been first duly sworn, says that the said JESSIE T. MCDONALD signed, published and declared said instruments as his Last Will and Testament on the 17th day of October, 1989 A. D., the day of the date of said instrument, and a Codicil dated on the 3rd day of April, 1996 of said Last Will and Testament in the presence of this deponent and in the presence of NORMA B. BOWLIN, the other subscribing witnesses thereto, and that the said testator was then of sound and disposing mind and memory, was more than twenty-one years of age and that this deponent and NORMA B. BOWLIN, the other subscribing witnesses, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request and in the presence of the testator, and in the presence of each other, on the day and year of the date thereof.

Alfred N. Crisler
ALFRED N. CRISLER

SWORN to and subscribed before me, this 21st day of June, 2004

Genelia Lindsay
NOTARY PUBLIC

My Commission Expires: _____
Notary Public State of Mississippi
My Commission Expires March 29, 2008
Bonded Thru Felden, Brooks & Garland, Inc



2004 - 508

LAST WILL AND TESTAMENT
OF
BESSIE J. ASHCRAFT

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

ITEM I

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

ITEM II

Not unmindful of my children, BEVERLY ANN LA PLANT and DAVID L. ASHCRAFT, I do hereby give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or to which I shall have any power of appointment, to my husband, HENRY C. ASHCRAFT, and the same shall be his absolutely.

ITEM III

In the event that my death and the death of my husband should occur simultaneously, or approximately so, or in the same common accident or calamity, or under circumstances causing doubt as to which of us survived the other, or should my husband, HENRY

Bessie J. Ashcraft ^{PKS}
BESSIE J. ASHCRAFT

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

C. ASHCRAFT, predecease me or die within thirty (30) days of my death, then and in that event only, I give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated to my two children, BEVERLY ANN LA PLANT and DAVID L. ASHCRAFT, share and share alike, per stirpes.

ITEM IV

I hereby appoint, nominate and constitute my husband, HENRY C. ASHCRAFT, as Executor of this my Last Will and Testament. In the event that he shall be deceased at the time of my death, or unable or unwilling to serve as Executor, then, and in that event only, I appoint my two children BEVERLY ANN LA PLANT and DAVID L. ASHCRAFT as Co-Executors of this my Last Will and Testament and hereby grant to them the same powers as set forth for my Executor. My Executor shall have full and plenary power and authority to do and perform any act deemed by him to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and re-invest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents or accountants that he may deem necessary and for the best interest of my estate and to pay unto himself a just and reasonable compensation as Executor.

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

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this the 16 day of August, 1991.

Bessie J. Ashcraft ^{RP5}
 BESSIE J. ASHCRAFT *B*

Bessie J. Ashcraft ^{RP5}
 BESSIE J. ASHCRAFT *B*

B 37 P 466

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

Joan Burns

ADDRESS: 1022 Hwy 17
Canton, Ms. 39046

Rebecca P. Smith

ADDRESS: P.O. Box 228
Canton, MS 39046

Bessie J. Ashcraft ^{8/3}
BESSIE J. ASHCRAFT _{8/3}

Rebecca P. Smith

REBECCA P. SMITH

SWORN TO AND SUBSCRIBED before me, as of the 24th day of June, 2004.

Deirdre Lynn Harris
Notary Public

My Commission Expires.

September 15, 2006

OF COUNSEL:

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



LAST WILL AND TESTAMENT of Robert L. Ramacciotti

2004-507

I, Robert L. Ramacciotti, Tax I.D. Number: 507-12-0205, a resident of Madison County, Mississippi, declare this to be my last Will and Testament.

FIRST:

I revoke all Wills and Codicils that I have previously made.

SECOND:

I am married to Patricia S. Ramacciotti, all references in this will to "my wife" or "my spouse" are to her.

I have one child now living: Susan J. Arnold. I have no deceased children who died and left issue.

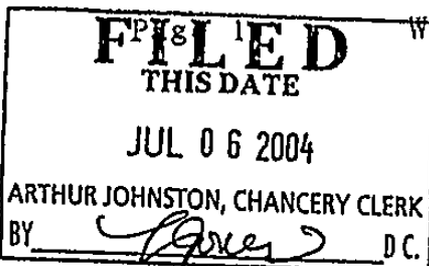
THIRD:

I give all my jewelry, clothing, household furniture and furnishings, personal automobile and other tangible articles of a personal nature, or my interest in any such property not otherwise disposed of by this will or in any other manner together with any insurance on the property which is situated at 310 E. Dinkins, Canton, Mississippi, in the County of Madison, to my child if she survives me for thirty (30) days, and if she shall not so survive me then I leave said property in equal shares to my grandchildren: Joshua Shane (Ramacciotti) Arnold, Jonna Arnold, Anthony Brian Arnold, all minors. If any of them shall not survive me by thirty (30) days, then the share that would have gone to that person had he or she so survived me shall be distributed pro rata.

My executor shall represent any grandchild who has not reached the age of majority in matters relating to any distribution under this paragraph, including selection of the assets that shall constitute that grandchild's share, and my Executor may, at my Executor's discretion, sell for the grandchild's account, any part of the grandchild's share. Any property or its proceeds distributable to a child under said age pursuant to this paragraph, may be delivered without bond to any suitable person with whom he or she resides or who has the care or control of said minor.

FOURTH:

I leave the following special gift: a meager savings account #1878701-00 and 1878701-81 held in the Jackson Area Federal Credit Union, P.O.Box 1195, Jackson, Mississippi 39215-1195. This account aggregates at approximately \$20,000.00. And, the residue of a checking account at Merchants and Farmers Bank, at the intersection of Peace and Liberty Streets, Canton, Mississippi.



FIFTH:

I give my joint tenancy rights in real property situated at 1860 Hilltop Circle, Corona, California 91720 and all personal property therein, to my spouse should she survive me by thirty (30) days, and if not, said property is to go to my daughter. should she survive me by thirty (30) days.

SIXTH

I give the residue of my estate to my child if she survives me for thirty (30) days, and if she shall not survive me, then my property shall be distributed to those of her issue, my grandchildren, by right of representation who survive me by thirty (30) days, to wit: Joshua Shane Arnold, Jonna Arnold, Anthony Brian Arnold. all minors. If any said grandchild shall not survive me by thirty(30) days, then the property that would have gone to that person had she survived me by thirty (30) days, shall be distributed pro rata with the gifts that are effectively distributed under this paragraph.

SEVENTH:

I nominate my spouse, Patricia S. Ramacciotti, and my daughter, Susan Arnold, to serve as co-Executrix of this will. If either shall for any reason fail to qualify as Executrix, than the other may act alone or in conjunction with George Nichols, my Canton attorney (telephone: 859-6558). All shall serve without bond.

I authorize my Executrix to sell, with or without notice, at either public or private sale, and lease any property belonging to my estate, subject only to such confirmation of court as may be required by law.

I authorize my Executrix to invest and reinvest any surplus money in the Executrix's hands in every kind of property, real, personal, or mixed and every kind of investment, specifically including, but not limited to, interest bearing accounts, corporate obligations of every kind, preferred or common stocks, shares of investment trusts, investment companies, mutual funds, or common trust funds, including funds administered by the executor, and mortgage participations, that persons of prudence, discretion, and intelligence acquire for their own account.

EIGHTH:

I direct that all expenses related to my death, including burial, be paid out from funds in my account at Greater Jackson Area Federal Credit Union, Account #1878701- 00, and Merchants and Farmers Bank at the corner of Liberty and Peach Streets, also in Canton, Mississippi. I further direct that expenses of burial be kept under \$5,000.00.

I direct that all inheritance. estate, or other death taxes (excluding any additional tax imposed under Internal Revenue Code Section 2032A or any generation skipping transfer tax) that may by reason of my death be attributable to my probate

estate or any portion of it, or to any property of transfers or property outside my probate estate, shall be paid by my Executrix out of the residue of my estate disposed of by this Will, without adjustment among the residuary beneficiaries, and shall not be charged against or collected from any beneficiary of my probate estate outside my probate estate.

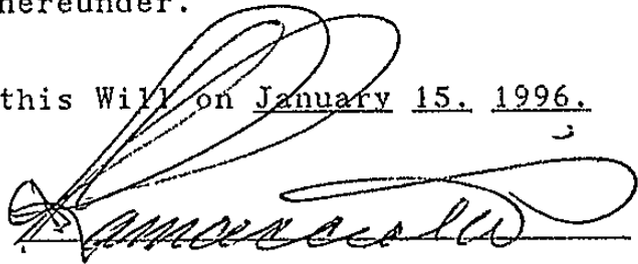
NINTH:

If any beneficiary under this Will in any manner, directly or indirectly, contests or attacks this Will or any of its provisions, any share or interest in my estate given to the contesting beneficiary under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary had predeceased me without issue.

TENTH:

If at my death any of my grandchildren are minors and both their mother, Susan J. Arnold, and Grandmother, Patricia S. Ramacciotti, have expired and/or are incapable of caring for the needs of said grandchildren, I appoint Susan McGill Mosby as guardian of the persons and as guardian of the estate of my minor grandchildren. If Susan McGill Mosby should for any reason fail to qualify or cease to act as such guardian, then I appoint George Nichols as said guardian. I request that no bond be required of the guardian appointed hereunder.

I subscribe my name to this Will on January 15, 1996.
at Canton, Mississippi.



On the date written below, Robert L. Ramacciotti declared to us, the undersigned, that this instrument, consisting of these four pages including the page signed by us as witnesses, was his Will and requested us to act as witnesses to it. He thereupon signed this Will in our presence, all of us being present at the same time. We now, at his request, in his presence and in the presence of each other, subscribe our names as witnesses.

Each states that the testator is not a minor and appears to be of sound mind and that we have no knowledge of any facts indicating that the foregoing instrument, or any part of it, was procured by duress, menace, fraud or undue influence.

We, each for himself or herself, declare that each of us is over the age of majority, and that each of us is, and the others appear to be of sound mind.

We, each for himself or herself, declare under penalty of perjury that the foregoing is true and correct and that this attestation and this declaration are executed on this Fifteenth day of January, 1996 at Canton, Mississippi.

P Ramacciotti residing at 746 Grand St.
Canton, Mo
Eva L. Ingram residing at 746 Grand St.
Canton, Miss.

Codicil I, dated this same day, January 15, 1996 is executed expressly to provide clarity for an otherwise ambiguous situation. A year and a-half ago I agreed to act as Attorney In Fact for friends who would be indisposed, temporarily. It became necessary, therefore, to transfer ^{the title of their} ~~property~~ ~~at 365 Weems St.~~ in order to procure fire insurance for said real property which is situated at 365 Weems St. in the City of Canton, in the state of Mississippi. Therefore in the event of my demise, the Weems St. property is not part of my estate. For that reason a Quit Claim deed is being prepared to return said property to its rightful owners. Included in this property transfer is a checking account also in my name of about \$2000 and located at Magnolia Federal Bank, one hundred East Peace St. Canton, Ms.

Ramacciotti

LAST WILL AND TESTAMENT

OF

MARY COMFORT ROBERTSON

2004-503

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

ITEM I.

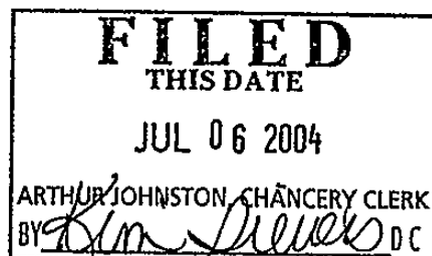
I hereby appoint, nominate and constitute my son, JAMES DOYLE ROBERTSON and my daughter, SUSAN ROBERTSON BARBER, as Co-Executors of this my Last Will and Testament. If one of my said son and daughter is unable or unwilling to so serve, then the other shall serve as my sole Executor, and in either event I waive all bond, inventory, appraisal, and accounting, insofar as I am legally entitled to waive same.

ITEM II.

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

ITEM III.

I give and bequeath my automobiles, household furniture, furnishings, ornamental decorations, silver, china, pictures, linen, glassware, clothing, books, jewelry, sport equipment and other personal effects to my said son and daughter, JAMES DOYLE ROBERTSON and SUSAN ROBERTSON BARBER, share and share alike, per stirpes, to be divided between them as they may agree. I may place with my original Will a separate signed and dated memorandum expressing how I would like some of this property ultimately distributed to and among members of my family. If I do leave such a signed and dated separate memorandum with my original Will, the terms of the memorandum shall control the disposition of personal property stated in the memorandum. Any personal tangible property not covered under such a memorandum shall be controlled by the



terms of this Item III. Any such memorandum shall affect only the distribution of personal tangible property and shall in no way affect the validity of this my Last Will and Testament.

ITEM IV.

I give and devise my residence located at 435 E. Dinkins Street, Canton, Mississippi to my son, JAMES DOYLE ROBERTSON, and my daughter, SUSAN ROBERTSON BARBER, as joint tenants with full rights of survivorship and not as tenants in common. Both my said son and daughter shall have full rights to reside in, occupy and use said property.

ITEM V.

I give and devise my Attala County, Mississippi real estate to my said son, JAMES DOYLE ROBERTSON, and my said daughter, SUSAN ROBERTSON BARBER, for their lives. After the death of one of my said son and daughter, the survivor shall have full rights to said property during the remainder of their life. My said son and daughter, or the survivor of them, shall have the unencumbered right to use and enjoy said property and to cut timber, or sever oil, gas or minerals from said property as they see fit and retain all income from said property during their lives. Upon the death of the survivor of my said son and daughter, said real estate shall pass outright to my grandchildren, William Chadwick Barber and Rebecca Comfort Barber, share and share alike, per stirpes. Said Attala County property is more specifically described as follows:

SW 1/4 of the NE 1/4, Section 26, Township 15 North, Range 7 East.

This is the same property as deeded by Harold Flanagan, et al to C. W. Comfort as shown by Deed recorded in Attala County Land Deed Book 154, Page 162, thereof.

ITEM VI.

I give, devise and bequeath all of the rest and remainder of my property of whatsoever kind or character and wheresoever situated to my said son and daughter, JAMES DOYLE ROBERTSON and SUSAN ROBERTSON BARBER, share and share alike, per stirpes.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 21st day of August, 1996.

Mary Comfort Robertson
MARY COMFORT ROBERTSON

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

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

WITNESS: Gaynie E. Maisey
Address: P.O. Box 1926
Madison, MS 39130

IN THE MATTER OF THE
ESTATE OF MARY COMFORT
ROBERTSON, DECEASED

CIVIL ACTION NO. 2004-503

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

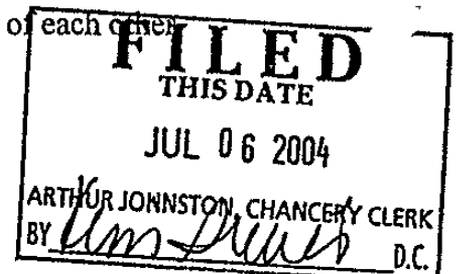
This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named Jaynie E. Maxey, 250 Cedar Ridge Dr., Madison, MS 39130, who being by me first duly sworn according to law, says on oath:

(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Mary Comfort Robertson, deceased, whose signature is affixed to the Last Will and Testament, dated the 21st day of August, 1996, a true and correct copy of which is attached hereto as an Exhibit.

(2) That on the 21st day of August, 1996, said Mary Comfort Robertson signed, published and declared the instrument of writing as her 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 Mary Comfort Robertson 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 Mary Comfort Robertson, and in the presence of each other



Jaynie E. Maxey
JAYNIE E. MAXEY

SWORN TO AND SUBSCRIBED before me, as of the 29th day of June, 2004

Kenn J. Ray
Notary Public



My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES FEB. 28, 2008
BONDED THROUGH ALL 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

LAST WILL AND TESTAMENT

B 37 P 478

2004-416

FILED

THIS DATE

JUL 06 2004

OF

ARTHUR JOHNSTON, CHANCERY CLERK,
BY *Kim Stevens* D.C.

JULIUS CHRYSLER WILLIAMS, SR.

KNOW ALL PERSONS BY THESE PRESENTS, That I, the undersigned, Julius Chrysler Williams, Sr., of the City of Ridgeland, County of Madison, State of Mississippi, being above the age of eighteen years, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me.

ARTICLE I.

I direct that all of my just debts, all taxes, and all expenses of my last illness and funeral be paid as soon after my death as conveniently can be done; provided, however, that nothing herein shall be construed to create a constructive trust for the payment of such amounts. I will and direct that the administration of my estate be closed as soon after my death as is reasonably possible.

ARTICLE II.

I hereby give, devise and bequeath all of my interest in my personal residence and the furnishings therein located at 458 North Livingston Road, Ridgeland, Madison County, Mississippi, to my eight children by my late wife, Hattie Davis Williams, as joint tenants with right of survivorship.

If my either of my children predecease me, his/her interest shall pass to his/her heirs as designated by his/her will.

I hereby give, devise and bequeath all of my interest in my vehicles to my eight children by my late wife, Hattie Davis

Julius Chrysler Williams, Sr.

Williams, as joint owners with right of survivorship. I direct that the vehicles be sold and the proceeds divided equally between my eight children.

I hereby give, devise and bequeath any other property, real, personal and mixed, wherever situated, of which I may die seized or possessed, or in which I may have any interest at the time of my death unto my eight children by my late wife, Hattie Davis Williams, as joint tenants with right of survivorship as to real property and as joint owners as to personal property. I specifically wish to have all real property remain in the family and request that any child wishing to not own part of the family home or any other real property give the right of first refusal to the other children prior to any disposition of his/her property interest. The price to be paid by the other children should be the price of a verifiable actual offer by an outside party or a price agreed between the children, whichever is less.

ARTICLE III.

I appoint Glenda Williams Windfield, as Executrix of this my Last Will and Testament. Should Glenda Williams Windfield, be unable or unwilling to serve as such, either before or after entering upon her duties, I hereby appoint Ambrose H. L. Williams, as successor Executor of this Will. I direct that my Executrix and/or successor Executor be allowed to serve as such without bond and without accounting to any court and I hereby waive the requirement of an appraisal of my estate.

ARTICLE IV.

During the period of the administration thereof, my estate shall be considered as a trust within the meaning of the said Uniform Trustees' Powers Act, reference to which is again hereby made, and my Executrix and/or successor Executor shall have all the

Julia Elizabeth Williams, Jr.

powers during the period of administration that are afforded to trustees in and by the terms and provisions of said Act, as now or hereafter amended.

WITNESS MY SIGNATURE, this the 21st day of October, 1999.

Julius Chrysler Williams, Sr.

WITNESSES:

Nora L. Wilman
[Signature]

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by Julius Chrysler Williams, Sr., as his Last Will and Testament, that he signed the same in our presence and in the presence of each of us, and that we, at his request, and in his presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the ___ day of October, 1999.

Nora L. Wilman
ADDRESS: 5119 Ardington Rd.
Gar. Rd on the 39206

[Signature]
ADDRESS: P.O. Box 121
Town, A-100 MS
39104

Julius Chrysler Williams, Sr.

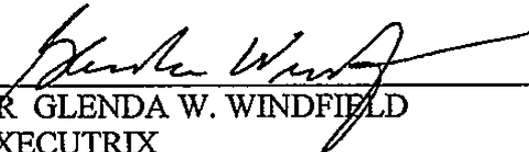
IN THE MATTER OF THE ESTATE OF
JULIUS C. WILLIAMS, SR., DECEASED

NO. 2004-0416

AFFIDAVIT OF EXECUTRIX

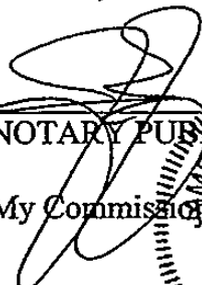
STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named Dr. Glenda W. Windfield, who, after first being duly sworn by me, states under oath that she, as Executrix of the Estate of Julius C. Williams, Sr, Deceased, has made reasonably diligent efforts to identify any persons having claims against the Estate and has given notice by mail to all persons so identified.



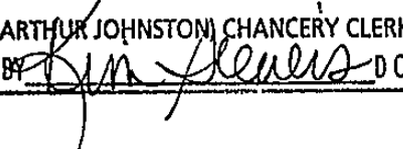
DR. GLENDA W. WINDFIELD
EXECUTRIX

SWORN TO AND SUBSCRIBED before me, this the 28th day of May, 2004.



NOTARY PUBLIC JAMES L. HENLEY, JR., HINDS COUNTY, MS
My Commission Expires May 19, 2006

James L. Henley, Jr. (MS Bar # 9909)
Post Office Box 31464
Jackson, Mississippi 39286-1464
Telephone No. (601) 362-5330

FILED
THIS DATE
JUL 06 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY  D.C.

FILED
THIS DATE
JUL 09 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Arthur Johnston* D.C.

LAST WILL AND TESTAMENT
OF

2004-499

WILLIAM WESLEY HUNSBERGER

I, WILLIAM WESLEY HUNSBERGER, having a fixed place of residence in Rankin County, Mississippi, being over eighteen (18) years of age and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I

I hereby devise and bequeath unto MELANIE L. HUNSBERGER of 134 Ridge Cove, Brandon, Mississippi, all of my property, both real and personal, and all property in which I have an interest at the time of my death.

ITEM II

I hereby nominate, appoint and constitute my Wife, MELANIE L. HUNSBERGER, as Executrix of this my Last Will and Testament, or if, for any reason, she is unable or unwilling to serve then I name, constitute and appoint my Father-in-Law, REVEREND B. F. LEE, either to serve without the statutory requirements of bond, inventory, appraisal and accounting to any Court, and to have all the powers as are granted to trustees under the Uniform Trustees' Power Act, including the power to sell real or personal property at public or private sale without Court Order.

ITEM III

In the event that my Wife, MELANIE L. HUNSBERGER, predeceases me then I do give, devise and bequeath all of my property, both real and personal, and all property in which I have an interest at the time of my death of whatsoever nature and wheresoever situated, to my Trustee hereinafter named, in trust for the use and benefit of my three children, Blythe Elizabeth

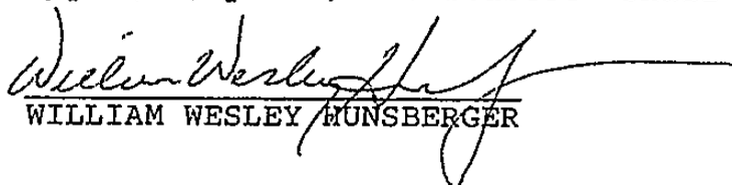
William Wesley Hunsberger
WILLIAM WESLEY HUNSBERGER

Hunsberger born August 18, 1981, Kelley Patricia Hunsberger born February 19, 1982 and Ashleigh Victoria born August 27, 1983; and for the following purposes:

1. So long as my youngest child has not attained the age of twenty-one (21) years, the Trustee shall distribute for the benefit for my minor children and directly to any of my adult children so much of the income and/or corpus as the Trustee in the exercise of its sole discretion may deem to be necessary for the maintenance and education of my said children, and the Trustee is hereby authorized to accumulate any of the net annual income which is not needed for the above purpose, and such accumulated income shall become and be treated as a portion of the corpus.

2. The Trustee shall expend so much of the income and corpus of the trust as the Trustee in the exercise of its sole discretion may deem to be necessary in order to maintain a home for my minor children. The Trustee is further authorized in carrying out this provision to select, hire and fire such person or persons as the Trustee in the exercise of its sole discretion may deem to be necessary to maintain said home and to provide my said minor children with adequate maintenance and supervision. The Trustee shall further distribute to and expend for the use and benefit of my said children such amounts as the Trustee in the exercise of its sole discretion deems to be necessary for the adequate maintenance, education and general welfare of my said children.

3. When my youngest child becomes twenty-two (22) years of age, the Trustee shall divide the property then in this trust into three (3) equal shares and shall hold one of such shares for each of my children. The income from the share of each child shall be distributed to each child annually. Upon the oldest child reaching the age of thirty (30) years, the Trustee shall


WILLIAM WESLEY HUNSBERGER

distribute unto the beneficiaries her individual share of the corpus.

4. In the event any of my children shall die before attaining the age of thirty (30) years leaving descendants then such descendants shall be entitled to participate in this trust to the extent of the share of the deceased child, and such descendants shall receive per stirpes all property which would have been distributed to the deceased child. In the event any of my said children die before attaining the age of thirty (30) years without descendants, then any property in this trust held for the benefit of such deceased child shall be added to the trust for the benefit of the other children.

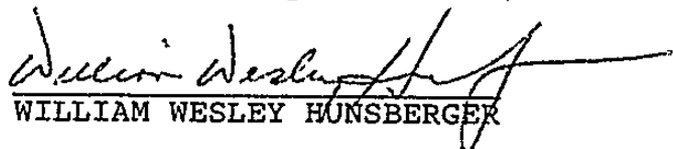
5. Whenever the Trustee is directed to pay any money to or to use any money or property for the benefit of any minor, said Trustee shall not require the appointment of a guardian, but shall be authorized to pay the same over to the person having custody of such minor, to pay the same to such minor without the intervention of a guardian, to pay the same to a legal guardian of such minor, if one has already been appointed, or to use the same for the benefit of such minor.

7. The Trustee shall have all the powers as are granted to Trustees under the Uniform Trustees' Powers Act, including the power to sell real or personal property at public or private sale without Court order.

8. Any Trustee shall be entitled to reasonable compensation for services in administering and distributing the trust property, and to reimbursement for expenses.

ITEM IV

No part of any trust under this will, principal, income, or increment shall be attachable, assignable, trustable or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiary hereunder; but the


WILLIAM WESLEY HUNSBERGER

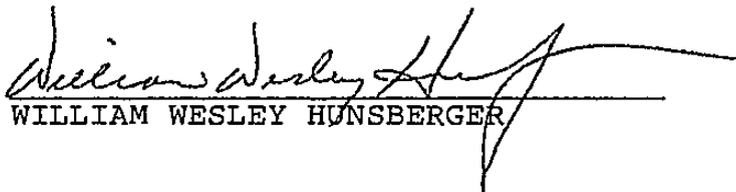
share I have herein provided such beneficiary should have, shall be transferred and delivered to her or him, as the case may be personally and for her and his sole and exclusive use and benefit.

ITEM V

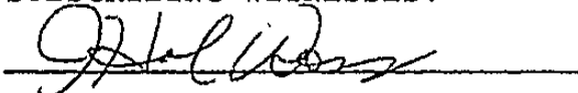
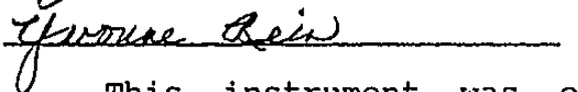
I appoint my Father-in-Law, REVEREND B. F. LEE, as Trustee in the trust provisions hereof, and with all the powers and discretion, with respect to my Estate during the administration that are given herein to the Trustee with respect to the trust property to be exercised without Court order.

The foregoing will consist of 4 pages including this one at the bottom of which I have signed my name.

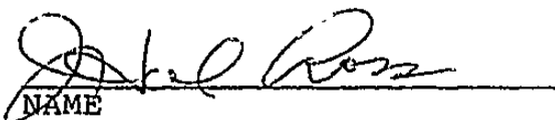
IN WITNESS WHEREOF, I have hereunto signed, published and declared this as my Last Will and Testament in presence of the persons witnessing it at my request, on this the 1st day ~~January~~ February, 1990.

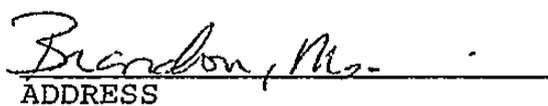

WILLIAM WESLEY HUNSBERGER

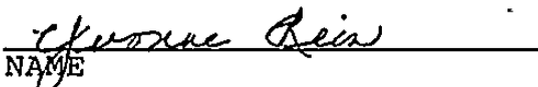
SUBSCRIBING WITNESSES:

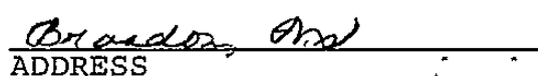



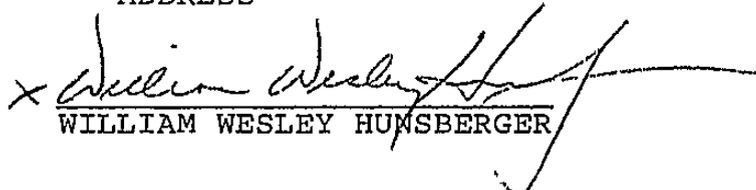
This instrument was, on the day and year shown above, signed, published and declared by WILLIAM WESLEY HUNSBERGER to be his Last Will and Testament in our presence, and we, believing that he is of sound and disposing mind and memory, have on said date subscribed our names hereto as witnesses in his presence and in the presence of each other.


NAME


ADDRESS


NAME


ADDRESS

x 
WILLIAM WESLEY HUNSBERGER

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF CARRIE LEWIS COTTEN, DECEASED

CIVIL ACTION FILE NO. 2004-441

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 ROSA MAE BROWN, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Executrix of the Estate of Carrie Lewis Cotten, 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

FILED
THIS DATE
JUL 09 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Personally appeared before me, the undersigned authority in and for said county and state, the within named ROSA MAE BROWN, 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.

Rosa Mae Brown
ROSA MAE BROWN

SWORN TO AND SUBSCRIBED before me on the 21 day of JUNE, 2004.

Jennifer Dulawey
NOTARY PUBLIC

MY COMMISSION EXPIRES:

3-21-06
(SEAL)



LAST WILL AND TESTAMENT

2004-441

OF

CARRIE LEWIS COTTEN

KNOW ALL PERSONS BY THESE PRESENTS, That I, the undersigned, CARRIE LEWIS COTTEN, of the County of Madison, State of Mississippi, being above the age of eighteen years, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me.

ARTICLE I.

I direct that all of my just debts, all taxes, and all expenses of my last illness and funeral be paid as soon after my death as conveniently can be done; provided, however, that nothing herein shall be construed to create a constructive trust for the payment of such amounts. I will and direct that the administration of my estate be closed as soon after my death as is reasonably possible.

FILED
THIS DATE
JUL 09 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* J.C.

Carrie Lewis Cotten

ARTICLE II.

I hereby give and bequeath all of my personal property, including but not limited to jewelry, wearing apparel, household furniture, furnishings, and effects, and automobiles, wherever situated, of which I may die possessed, or in which I may have any interest at the time of my death, unto my niece, ROSA MAE BROWN, if she survives me.

If ROSA MAE BROWN does not survive me, then I hereby give and bequeath all of such personal property, wherever situated, of which I may die possessed, or in which I may have any interest at the time of my death, in equal shares unto such of my children, RODNEY D. COTTEN, ROBIN E. COTTEN, JEFFREY L. COTTEN, CURTIS L. COTTEN, JR., and CHARLENE D. COTTEN, as shall have survived me

ARTICLE III.

I presently own an interest in real property located in Madison County, Mississippi, upon which I live, and which I believe to be described as follows.

Lot 5 of Block 2 less 3 acres on the east side, estimated to contain 7 acres, more or less, in Highland Colony according to the plat thereof on file in the office of the Chancery Clerk of Madison County, Mississippi.

Carrie Lewis Cotten

I hereby devise all my interest in such real property, and in all other real property owned by me at my death, wherever situated, whether or not described herein accurately, completely, or at all, unto my daughter, CHARLENE D. COTTEN, if she survives me.

If CHARLENE D. COTTEN does not survive me, then I hereby devise my interest in all of such real property, wherever situated, of which I may die seized and possessed, or in which I may have any interest at the time of my death, in equal shares unto such of my children, RODNEY D. COTTEN, ROBIN E. COTTEN, JEFFREY L. COTTEN, and CURTIS L. COTTEN, JR., as shall have survived me.

ARTICLE IV.

I appoint my niece, ROSA MAE BROWN, of Canton, Mississippi, as Executrix of this my Last Will and Testament. Should ROSA MAE BROWN be unable or unwilling to serve as such, either before or after entering upon her duties, I hereby appoint my daughter, CHARLENE D. COTTEN, as successor Executrix of this Will. I direct that my Executrix and/or her successors be allowed to serve as such without bond and without accounting to any court and I hereby waive the requirement of an appraisal of my estate.

Carrie Lewis Cotten

ARTICLE V.

During the period of the administration thereof, my estate shall be considered as a trust within the meaning of the Uniform Trustees' Powers Act, reference to which is hereby made, and my Executrix and/or her successors shall have all the powers during the period of administration that are afforded to trustees in and by the terms and provisions of said Act, as now or hereafter amended.

WITNESS MY SIGNATURE, this the 12th day of July,
2002.

Carrie Lewis Cotten
CARRIE LEWIS COTTEN

WITNESSES:

Malcolm S. Stevenson
W.C. Stevenson Jr.

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by CARRIE LEWIS COTTEN, 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 12th day of JULY, 2002.

W. C. Stevenson Jr.
Mildred S. Stevenson

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

We, W.C. STEPHENSON, JR. and MILDRED S. STEVENSON, on oath state that we are the subscribing witnesses to the attached written instrument dated the 15th day of July, 2002, which has been represented to be the Last Will and Testament of CARRIE LEWIS COTTEN, who indicated to us that she is a resident of and has a fixed place of residence in the County of Madison, State of Mississippi. On the execution date of the instrument, the 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 15th day of July, 2002.

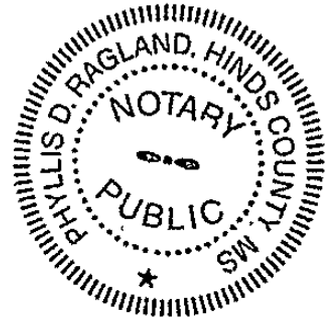
W.C. Stevenson Jr.
Mildred S. Stevenson

Subscribed and sworn to before me on this the 15th day of July, 2002.

[Signature]
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 31, 2004
BONDED THRU STEGALL NOTARY SERVICE



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
BESSIE J. ASHCRAFT, DECEASED

CIVIL ACTION NO. 2004-508

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 DAVID L. ASHCRAFT and BEVERLY ANN LA PLANT, who being by me first duly sworn on oath stated.

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

None.

WITNESS MY HAND as of the 10th day of July, 2004

[Handwritten Signature]
DAVID L ASHCRAFT, Co-Executor

SWORN TO, subscribed and signature acknowledged, as of the 10th day of July, 2004

[Handwritten Signature]
NOTARY PUBLIC



My Commission Expires. My Commission Expires October 27, 2005

1

FILED
THIS DATE
JUL 16 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Handwritten Signature]* DC

WITNESS MY HAND as of the 10th day of July, 2004.

Beverly Ann LaPlant
BEVERLY ANN LA PLANT, Co-Executor

SWORN TO, subscribed and signature acknowledged, as of the 10th day of July, 2004.

Janice S. Lackey (body)
NOTARY PUBLIC

My Commission Expires: My Commission Expires October 27, 2005

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 THE MATTER OF THE
ESTATE OF MARY COMFORT
ROBERTSON, DECEASED

CIVIL ACTION NO. 2004-503

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 SUSAN R EDWARDS and JAMES DOYLE ROBERTSON, who being by me first duly sworn on oath stated:

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

None.

FILED
THIS DATE
JUL 19 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY Logan D.C

WITNESS MY HAND as of the 16th day of July, 2004.

Susan R. Edwards
SUSAN R. EDWARDS, Co-Executor

SWORN TO, subscribed and signature acknowledged, as of the 16th day of July, 2004.

Reina Lawrence Ferguson
NOTARY PUBLIC

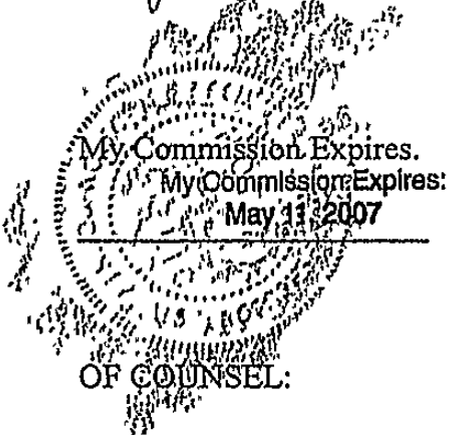


WITNESS MY HAND as of the 16th day of July, 2004.

James P. Robertson
JAMES DOYLE ROBERTSON, Co-Executor

SWORN TO, subscribed and signature acknowledged, as of the 16th day of July, 2004.

Carla Laurence Ferguson
NOTARY PUBLIC



OF COUNSEL:

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