

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
HILDEGARDE MOTER SMALL, DECEASED

CAUSE NO. P-2004-513

AFFIDAVIT OF ADMINISTRATRIX

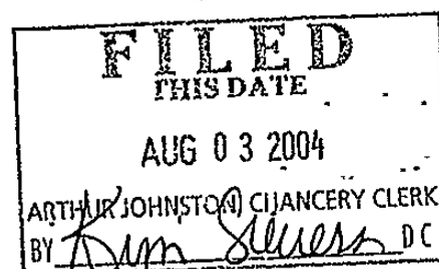
STATE OF CALIFORNIA

COUNTY OF ALAMEDA

PERSONALLY APPEARED BEFORE ME the undersigned authority in and for the state and county aforesaid, KATHERINE SMALL SHUTTS, who by me being duly sworn, states on oath the following:

1. I am the duly appointed and acting Administratrix of the estate of Hildegard Moter Small, deceased.

2. Acting in my capacity as Administratrix, I have made reasonably diligent efforts to identify those persons having claims against the estate of Hildegard Moter Small, deceased, and have given notice by mail, as required in Section 91-7-145 (1), Mississippi Code Annotated (Rev 1972), to the entity reflected on Exhibit "A," annexed to this Affidavit, that a failure to have such entity's claim probated and registered by the Clerk of the Chancery Court granting Letters Testamentary to the Administratrix within ninety (90) days after the first publication of the Notice to Creditors will bar such claim.



B 37, P 612

I am giving this Affidavit in my capacity as Administratrix of the estate of Hildegarde Moter Small, deceased, for the purpose of fulfilling the requirements of Section 91-7-145 of the Mississippi Code Annotated (1972), as amended.

4. Further affiant sayeth not.

Katherine Small Shutts
KATHERINE SMALL SHUTTS, Administratrix

SWORN TO AND SUBSCRIBED BEFORE ME this 20 day of July, 2004

Lanette Johnson
Notary Public

My Commission Expires

(Affix Official Seal)

Sep 2, 2007



Jamie G. Houston III (MSB #2697)
WATKINS & EAGER PLLC
Post Office Box 650
Jackson, Mississippi 39205
(601) 948-6470

Attorney for Administratrix

L:\1950\23882 Shutts\PO05 Affidavit of Katherine Small Shutts wpd

EXHIBIT "A"

TO

AFFIDAVIT

1. Empire Health Choice Assurance, Inc.
Blue Cross / Blue Shield
P.O. Box 5012
Middletown, NY 10940-9012

FILED
 THIS DATE
 AUG 03 2004
 ARTICLES JOHNSTON, CHANCERY CLERK
 BY *Wm. Devers* D.C.

Last Will and Testament

OF

ROBERT E. PERRY, SR. 2004-596

I, ROBERT E. PERRY, SR., an adult resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ONE

If my wife, Dolores H. Perry, survives me, I give, devise, and bequeath property valued at the largest amount that can pass free of federal estate tax under the unified credit, Section 2010 of the Internal Revenue Code, or any successor provision, to our son, Robert E. Perry, Jr. as Trustee, to be held under the following terms and conditions. If he shall predecease me or otherwise fail or refuse to act, I appoint Deposit Guaranty National Bank as Successor Trustee. However, the amount of this bequest shall be reduced by the value of insurance proceeds and any other property which passes at any time during my life or at my death, either under any other item of my Will or outside of my Will, in such manner as to constitute a part of my gross estate under federal estate tax law or an adjusted taxable gift and for which no marital deduction is allowed and no deduction for public, charitable, or religious purposes is allowed:

A. If my wife, Dolores H. Perry, survives me, my Trustee

PAGE 1 OF EIGHT *Robert Perry, Sr.* DATE *2/12/99*

shall hold the trust property for the use and benefit of my wife and shall distribute support funds to her for her benefit, in such manner and at such intervals, and in such amounts as my Trustee shall, in my Trustee's sole discretion, deem appropriate and reasonable, provided that: (1) all income from this trust shall be distributed, at least, annually; and, (2) my wife shall be entitled to distributions of corpus for the maintenance of her lifestyle, and for the maintenance of her health, welfare, and education. In creating this trust, I acknowledge that items of tangible personal property such as, by way of example and not by way of exclusive listing, china, glassware, silverware, . . . furniture, furnishings, pictures, and clothing, are the property of my wife, and are not intended to become trust property.

B. At my wife's death, my Trustee shall distribute the principal and accumulated income to Robert E. Perry, Jr. Should he predecease me, then the principal and accumulated income shall go to his children, in equal shares.

C. My Trustee hereunder shall be entitled to such annual fee as is normally charged by bank trust departments in the Jackson, Mississippi area for administering trusts of similar size and complexity.

TWO

If my wife, Dolores H. Perry, survives me, I give, devise, and bequeath all of the rest, residue, and remainder of my estate, real or personal, of whatever nature and wherever

located, including any legacy or devise that may for any reason fail to take effect, to my wife, Dolores H. Perry.

THREE

If my wife predeceases me, I give, devise, and bequeath all the rest, residue, and remainder of my estate, real or personal, of whatever nature and wherever located, including any legacy or devise that may for any reason fail to take effect, in the manner described in Article One B. above.

FOUR

Whenever any property, whether income or principal, shall be payable or distributable pursuant to any provision of this Will to a minor or incompetent, I direct that such property shall vest indefeasibly in such minor or incompetent but shall be held in trust by my Trustee with the power in my Trustee's absolute discretion:

To hold and invest the same (with all of the powers given by this Will) during minority or incompetency, and to accumulate any part or all of the income from any such property, and to pay or apply any and all of such income or principal for the maintenance, support, health, or education of such minor or incompetent or to pay any such property to any guardian or parent of such minor or incompetent or to the person with whom such minor or incompetent resides, to be used for any such purposes, or to permit such minor or incompetent to have possession and use of any such property. Any property not so paid or applied shall

be distributed outright to such minor upon such minor reaching the age of twenty-one (21) years, or in the case of death of such minor or incompetent, to the estate of such minor or incompetent. My Trustee shall exercise the discretion granted herein without regard to the duty of any other person to furnish support for such minor or incompetent and shall not be under any duty or obligation to see to the application of such property by any person to whom any such property has been paid.

FIVE

A. For purposes of this Will: "minor" shall mean any person who has not reached twenty-one (21) years of age; "child" and "children" shall not include grandchildren; "issue" shall include children, grandchildren, and more remote descendants; and a person legally adopted shall be considered in all respects to be a natural and legal issue.

B. Any trust created under any article of this Will is a private trust, and my Trustee shall not be required to prepare an inventory, to obtain the order or approval of any court for the exercise of any power or discretion herein given, nor to enter into any bond as Trustee, nor to return to any court any periodic accounting of the administration of any of said trusts. But, my Trustee, upon the request of any beneficiary, shall render annual accounts to the requesting beneficiary of any such trust.

C. Neither the principal nor the income of any trust nor any part of the same shall be liable for the debts of any

A. Paul E. King, Jr.

beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, nor be transferred, assigned, or encumbered in any way.

SIX

If any beneficiary hereunder and I shall die in or as a result of a common accident or under circumstances so as to render it difficult or impractical to determine who survived the other, I direct that I shall be deemed to have survived such beneficiary.

SEVEN

All estate, inheritance, or other death taxes imposed under the provisions of any tax law of the United States or any state thereof or any foreign country, which may be payable upon or with respect to any property passing under or outside of any provision of this Will, shall be paid by my Executor and treated as an expense of administering my estate and shall not be apportioned.

EIGHT

A. I appoint my son, Robert E. Perry, Jr., as Executor. If he shall predecease me or otherwise fail or refuse to act, I appoint Deposit Guaranty National Bank as Successor Executor.

B. My Trustee was appointed in Article One.

C. Any Executor, Trustee, or other fiduciary acting hereunder shall serve without bond or any accounting or inventory or any appraisal to any court, and any successors shall have all of the powers and authority as if originally appointed.

NINE

In addition to all powers conferred upon my Executor and my Trustee by this Will and by law, and not by way of limitation, my Executor and my Trustee:

A. Shall have all of the powers granted by this Will and the Mississippi Uniform Trustees Power Act as amended from time to time;

B. Is authorized to retain, purchase, or sell any common stocks or other securities whether or not listed on a national or local securities exchange or traded over the counter or in any other manner;

C. Is authorized to exercise any and all powers of any kind with respect to any closely held corporation or partnership in which I may have been a principal, or any agreements relating thereto, as if I were acting for myself;

D. May allot any property or any undivided interest therein to any trust or share under this Will without being required physically to divide any investments or other property; and,

E. Is authorized to execute documents in connection with oil, gas, and other mineral interests, including but not limited to, mineral and gas leases, division orders, transfer orders, and mineral deeds.

TEN

Anything in this Will to the contrary notwithstanding, all property of every trust created by this Will shall vest in and be

distributed to the persons then entitled to the income and principal from such property at the expiration of twenty-one (21) years after the death of the last surviving beneficiary of this Will who was in life at the time of my death, unless sooner vested as herein provided. The purpose of this provision is to prevent any possible violation of the rule against perpetuities, and this provision should be so construed.

ELEVEN

Throughout this Will, and unless provided to the contrary, Executor shall include Executrix; the masculine gender shall include the feminine; the singular shall include the plural and vice versa.

WITNESS MY SIGNATURE, on this the 12th day of February, 1999.

Robert E. Perry Sr.
ROBERT E. PERRY, SR.

We, the undersigned, do hereby agree that the foregoing Last Will and Testament consisting of eight (8) pages, the next page included, was signed, published and declared by ROBERT E. PERRY, SR., the Testator herein named, as the Testator's Last Will and Testament, in our presence and in the presence of each of us, and we, at the same time, at the Testator's request and in the Testator's presence and in the presence of each other, subscribed our names as subscribing witnesses on this the 12th day of February, 1999.

Wanda Perry Sr. DATE 2/2/99

Sandra R Smith
WITNESS

1537 North Lake Cir.
ADDRESS

Jackson, Mo. 39211

Robert L. Weatty
WITNESS

1065 Dayberry Dr.
ADDRESS

Brandon MS 39047

Reinhold Perry, Jr. DATE 2/12/99

AFFIDAVIT OF SUBSCRIBING WITNESS TO THE
LAST WILL AND TESTAMENT OF ROBERT E. PERRY, SR.

STATE OF MISSISSIPPI

COUNTY OF HINDS

THIS DAY personally came and appeared before me, the undersigned authority, in and for the jurisdiction aforesaid, the within named Sandra R. Smith, whose address is 1537 North Lake Circle, Jackson, MS 39211, who being first duly sworn, stated on oath the following, to-wit:

1. That this Affiant is one of the subscribing witnesses to the instrument of writing purporting to be the Last Will and Testament of Robert E. Perry, Sr., who was personally known to the Affiant, and whose signature is affixed to said Last Will and Testament which is dated February 12, 1999.

2. That on February 12, 1999, the said Robert E. Perry, Sr. signed, published, and declared said instrument of writing as his Last Will and Testament, in the presence of this Affiant and in the presence of Robert L. McArty, the other subscribing witness to said instrument.

3. That the said Robert E. Perry, Sr. was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

4. That this Affiant, together with Robert L. McArty, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of Robert E. Perry, Sr., and in the

presence of each other.

Sandra R. Smith
SANDRA R. SMITH

SWORN TO AND SUBSCRIBED BEFORE ME, this the 12 day of.

February, 1999.

Sharon C. Coker (Byrd)
NOTARY PUBLIC

My Commission Expires:

My Commission Expires September 5, 2000

AFFIDAVIT OF SUBSCRIBING WITNESS TO THE
LAST WILL AND TESTAMENT OF ROBERT E. PERRY, SR.

STATE OF MISSISSIPPI

COUNTY OF HINDS

THIS DAY personally came and appeared before me, the undersigned authority, in and for the jurisdiction aforesaid, the within named Robert L. McArty, whose address is 1065 Bayberry Dr. Brandon, MS 39047, who being first duly sworn, stated on oath the following, to-wit:

1. That this Affiant is one of the subscribing witnesses to the instrument of writing purporting to be the Last Will and Testament of Robert E. Perry, Sr., who was personally known to the Affiant, and whose signature is affixed to said Last Will and Testament which is dated February 12, 1999.

2. That on February 12, 1999, the said Robert E. Perry, Sr. signed, published, and declared said instrument of writing as his Last Will and Testament, in the presence of this Affiant and in the presence of Sandra R. Smith, the other subscribing witness to said instrument.

3. That the said Robert E. Perry, Sr. was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

4. That this Affiant, together with Sandra R. Smith, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of Robert E. Perry, Sr. and in the

presence of each other.

Robert L. Mcarty
ROBERT L. MCARTY

SWORN TO AND SUBSCRIBED BEFORE ME, this the 12 day of

February, 1999.

Sharon Cooksey Byrd
NOTARY PUBLIC

My Commission Expires:

My Commission Expires September 5, 2000

2004-549

LAST WILL AND TESTAMENT OF MRS. MELVIN SIMPSON WORTHEY

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

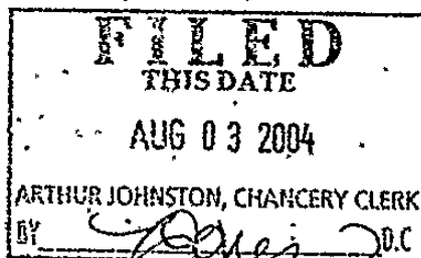
ITEM I

I hereby devise and bequeath all of my property, both real and personal, of every kind and character and wherever situated unto my husband, Harry Graves Worthey, provided that he survives me. If my said husband and I should die under such circumstances as to render the order of our deaths uncertain, then it shall be conclusively presumed that he survived me.

ITEM II

If my said husband, Harry Graves Worthey, does not survive me, then I direct that the Alternate Executor named by me herein to sell all of my property, both real and personal, of every kind and character and wherever situated, owned by me at the time of my death, within a reasonable time after my death, at such a price as my said Alternate Executor in his absolute discretion, deems advisable. Said sale or sales may be by public or private auction or by private negotiation, or by any other manner deemed advisable by my said Alternate Executor, in his absolute discretion. My said Alternate Executor shall have full authority to execute valid and binding deeds of conveyance of real property and valid bills of sale of personal property, all without any Court approval.

M. S. W.



The proceeds from the sale, or sales as the case may be, of my said property is hereby bequeathed by me as follows: eight forty-eighths (8/48ths) to Thomas David Worthey, Individually; two forty-eighths (2/48ths) to Thomas Davis Worthey as Trustee for the use and benefit of Howard Britt Worthey; to Jean Eila Worthey McNeese two forty-eighths (2/48ths); to Becky Worthey Leverette two forty-eighths (2/48ths); to Betty Worthey Guess two forty-eighths (2/48ths); to Wallace Worthey, Jr., two forty-eighths (2/48ths); to F. W. McKay, Jr., two forty-eighths (2/48ths); to Donald Dickerson two forty-eighths (2/48ths); to Donald Maurice Worthey two forty-eighths (2/48ths); to First United Methodist Church of Pickens, Mississippi, twelve forty-eighths (12/48ths); to Harold Ward Jackson three forty-eighths (3/48ths); to Emmet Larkin Simpson three forty-eighths (3/48ths); to Armond Eugene Coulett three forty-eighths (3/48ths); and to Joyce Simpson Sledge three forty-eighths (3/48ths).

ITEM III

As to the two forty-eighths (2/48ths) interest of my estate bequeathed above to Thomas David Worthey as Trustee for Howard Britt Worthey, said Trustee, or any successor Trustee, is hereby vested with the full, complete and plenary power and authority to operate, preserve, control, select, designate, invest, accumulate, distribute, convey, encumber, and otherwise manage any and all of the property, both real and personal, and income from this trust, in the manner that the Trustee believes that I would have done, and shall have all powers set forth in the Uniform Trustees' Powers Act as the same is in force in the State of Mississippi on the date of the execution of this will. Upon the death of the said Howard Britt Worthey, then the trust herein established shall terminate, and any remaining corpus and accrued income in said trust shall become the property of Thomas Davis Worthey. In the vent that the said Trustee, Thomas Davis Worthey, is

M.S.W.

unwilling or unable to act or to continue to act as Trustee as aforesaid, then I hereby nominate and appoint F. W. McKay as Trustee in the place and stead of the said Thomas Davis Worthey, to act with all the powers set forth above for said Trustee, Thomas Davis Worthey.

ITEM IV

I hereby nominate and appoint my said husband, Harry Graves Worthey, as Executor of this my Last Will and Testament. If, for any reason, he is not in a position to serve or to continue to serve, I then nominate and appoint F. W. McKay as Alternate Executor hereof. As to any Executor or Alternate Executor named by me named in this will, I hereby waive bond, appraisement, inventory and accounting to Court. Either Executor or Alternate Executor shall have full authority, without Court order, to sell or otherwise dispose of any of my property to facilitate distribution, and shall have full authority, in his absolute discretion, to settle any indebtedness probated against my estate.

Witness my signature on this the 28 day of December, 1995.

Melvin Simpson Worthey
Mrs. Melvin Simpson Worthey

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

[Signature]
Witness

B-10 Picken, MD 39-46
Address

[Signature]
Witness

Rte. 11, Box 436, Lexington, Mo 39095
Address

PROOF OF WILL

COMES NOW Barbara P. Edwards, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Melvin S. Worthey, and enters her appearance herein as provided by 91-7-7 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Melvin S. Worthey, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 28th day of December, 1995, the day and the date of said instrument, in the presence of this deponent and Thomas Vaughan, the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Thomas Vaughan, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the Testatrix and in the presence of each other on the day of the date of said instrument.

Barbara P. Edwards
 BARBARA P. EDWARDS

STATE OF MISSISSIPPI
 COUNTY OF ^{Madison} MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named Barbara P. Edwards, who, being first duly sworn by me, state on her oath that

FILED
 THIS DATE
 AUG 03 2004
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *[Signature]* DD

the matters and facts contained and set forth in the above and foregoing Proof of Will are true and correct as therein stated.

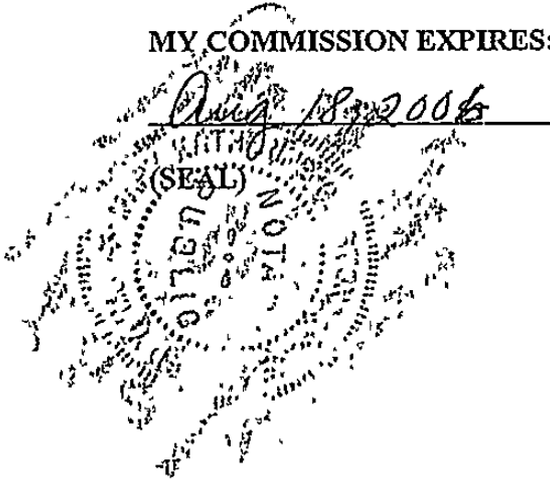
Barbara P. Edwards
BARBARA P. EDWARDS

SWORN TO AND SUBSCRIBED BEFORE ME, this the 14 day of July, 2004.

Mary Katherine Helston
NOTARY PUBLIC

MY COMMISSION EXPIRES:

Aug 18, 2006



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CAROLYN L. HARDEMAN, DECEASED

CAUSE NO. 2004-575

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI
COUNTY OF MADISON

STERLING P. JONES., being duly sworn, deposes and says as follows: My address is P.O. Box 161, Carrollton, MS 38917, and I am the Executor of the Estate of Carolyn L. Hardeman, Deceased, who died on the 15th day of May, 2004.

At the time of death, the domicile or legal residence of said decedent was 100 Carter Street, Flora, Mississippi, Madison County, Mississippi. The Decedent resided in Mississippi for the majority of her life.

All known funeral and burial expenses have been paid, and upon reasonable diligent inquiry believes no final illness expenses exist.

This affidavit is made for the purpose of certifying that a reasonably diligent effort to identify creditors was made, in accordance with Section 91-7-145, Mississippi Code Annotated, 1972, viz:

- (1) I reviewed the known personal effects of the Decedent indices of creditors;
- (2) I am the son of the Decedent, was named by her as Executor in his Will and best knew the business of the Decedent.

FILED
THIS DATE
AUG 04 2004

ARTHUR JOHNSTON, CHANCERY CLERK
BY Stones D.C.

- (3) I personally reviewed Decedent's mail for any bills or creditor references.

Notice by First Class U.S. Mail, postage prepaid, was sent to the last known address of the following, who have been identified as creditors, or potential creditors, of the Estate:

1. Entergy
P.O. Box 60138
New Orleans, LA 70160-0138
2. Partridge Propane
2076 Highway 49 South
Florence, MS 39073
3. Blossman Gas
P.O. Box 1008
Florence, MS 39073
4. BP Gas
P.O. Box 9014
Des Moines, IA 50368-9014
5. Mississippi Valley Gas Co.
P.O. Box 619785
Dallas, TX 75261-9785
6. Mr. Mike Nowell
The Nowell Agency
1500 Old Fannin Road
Brandon, MS 39047
7. Jackson Oncology Associates
1227 N. State Street Ste 101
Jackson, MS 39202
8. Medicare/Palmetto-GBA-D
P.O. Box 100197
Columbia, SC 29202-3197
9. Bell South
P.O. Box 105262
Atlanta, GA 30348-5262

The above creditors were advised in their respective notices: A failure to have their claim probated and registered by the Clerk of the Court granting Letters Testamentary within the ninety (90) day period from date of first publication as set forth in their notice, will bar the claim.

Further Affiant saith not.

Sterling P. Jones
STERLING P. JONES, EXECUTOR OF THE
ESTATE OF CAROLYN L. HARDEMAN, DECEASED

SWORN TO AND SUBSCRIBED BEFORE ME, this the 4th day of August, 2004.
My Commission Expires: Oct. 19, 2004

Hazel Cunningham
NOTARY PUBLIC

HAZEL CUNNINGHAM
ATTORNEY AT LAW
P.O. BOX 376
FLORA, MS 39071
MS. BAR # 7959



FILED
THIS DATE

AUG 04 2004

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]*

IN THE MATTER OF THE ESTATE OF
CAROLYN L. HARDEMAN, DECEASED

CAUSE NO. 2004-575

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named GINA BOZEMAN, who being by me first duly sworn according to law, says on oath:

(1) I am over twenty-one (21) years of age, and was such at the time I witnessed the instrument hereinafter described. I am not the convict of a felony. I have no interest, direct or indirect, in the property or estate of CAROLYN L. HARDEMAN, deceased; nor did I have such interest at the time or since the time that CAROLYN L. HARDEMAN, signed and published a Last Will and Testament. I am of sound mind.

(2) That this Affiant is one of the subscribing witnesses to an instrument of writing recorded to be the Last Will and Testament thereto of CAROLYN L. HARDEMAN, deceased, who was personally known to the Affiant, and whose signature is affixed to said Last Will and Testament, whose Last Will and Testament was dated, signed and witnessed on the 12th day of November, 1999.

(3) That on the 12th day of November, 1999, the said CAROLYN L. HARDEMAN, signed, published and declared said instrument of writing as her Last Will and Testament in the presence of this Affiant and in the presence of Shawna Cox, the other subscribing witness to said instrument.

(4) That the said CAROLYN L. HARDEMAN, was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

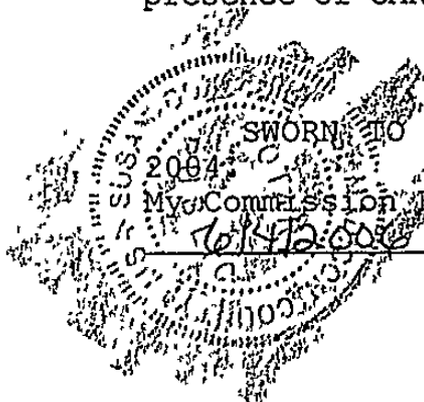
(5) That this Affiant, together with Shawna Cox, subscribed and attested to said instrument, as witnesses to the signature and publication derived at the special instance and request and in the presence of CAROLYN L. HARDEMAN, and in the presence of each other.

[Signature: Gina Bozeman]
GINA BOZEMAN

SWORN TO AND SUBSCRIBED, this 19th day of July,

[Signature: Susan Cox Phillips]
NOTARY PUBLIC

My Commission Expires: _____



THE LAST WILL AND TESTAMENT
OF
CAROLYN L. HARDEMAN

2004-575

WHEREAS, I, Carolyn L. Hardeman, being an adult resident citizen of Madison County, Mississippi, and being of sound and disposing mind and of testamentary capacity, and not contemplating suicide, and being a widow, do hereby make and publish and declare this to be my Last Will and Testament, hereby revoking any and all wills and Codicils which may have heretofore been made by me.

I.

I hereby direct that all my just debts for which timely and proper claims are filed against my Estate, including the expense of my last illness and funeral and a grave marker, be paid by my Executor as soon after my death as is convenient, provided however, that this direction shall not authorize the payment of any debts or obligations prior to their maturity in due course nor does this direction authorize the payment of any debt or obligation which has been barred by the Statute of Limitations or discharged in bankruptcy proceedings.

II.

I hereby appoint my son, Sterling P. Jones, as Executor of my Estate. I direct that no bonds, nor accountings shall be required of any Executor named herein in any proceedings connected with my Estate or the probate thereof.

I hereby waive any requirement for inventory and appraisal of my Estate.

III.

In the event that my son, Sterling P. Jones, is unwilling or unable to serve as Executor of my Estate, then I nominate and appoint my daughter, Sandra H. Jeffcoats, as Substitute Executrix of my Estate. I direct that no bonds, nor accountings be required of Sandra H. Jeffcoats, in her capacity as Substitute Executrix of my Estate.

I hereby waive any requirement for inventory and appraisal of

FILED
THIS DATE
AUG 04 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* DC

my Estate.

IV.

I hereby devise and bequeath unto my daughter, Sandra H. Jeffcoats, those certain 4,680 shares of American Home Stock which certificates are now in her possession.

V.

All rest, residue and remainder of my Estate whether real, personal or mixed and wherever situated, I hereby devise and bequeath unto my four children, Sandra H. Jeffcoats, Sterling P. Jones, Hal T. Jones and Carolyn Lenoir Jones, share and share alike. If any of my children have predeceased me or die in a common disaster with me, then that child's share shall be added to the whole of the property and be distributed equally among those of my children who survive me, thereby increasing the share of each surviving child.

VI.

In the event any child contests the division of property in my Estate as I have directed, than I hereby direct that child shall not take under this Will and that child's share shall revert to the whole and be divided among those remaining living children who do not contest this Will in the manner set out in Paragraphs IV and V hereinabove.

VII.

I direct that all estate inheritance, legacies, successions, or other death taxes of any nature which may be assessed, or levied by the United States of America or the State of my domicile or by any other jurisdiction, upon or with respect to property passing by the provisions of this Will, upon or with respect to property not under the provisions of this Will but upon which property such taxes are assessed or imposed, including all such taxes imposed upon the proceeds of any and all policies of insurance upon my life paid out of my residuaries, unless my residual Estate is insufficient to pay those taxes in full, no claim shall be made by my Executor for contribution toward the payment of such taxes

against any beneficiary under this Will, other than residual beneficiaries, or against any person who by reason of death receives property outside this Will or any person who receives the proceeds of life insurance contracts.

IN WITNESS WHEREOF, I SIGN, SEAL AND DELIVER THIS MY LAST WILL AND TESTAMENT, BEFORE THE WITNESSES HERE AT MY REQUEST THIS THE 12 DAY OF November, 1999.

Carolyn L. Hardeman

T E S T A T R I X

WITNESSES:

Shawna Cox
Lina Boyman

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of Carolyn L. Hardeman, do hereby certify that said instrument was signed by the said Carolyn L. Hardeman, in our presence and in the presence of each of us and that Carolyn L. Hardeman 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 said Last Will and Testament at the request of Carolyn L. Hardeman in her presence and in the presence of each other.

WITNESSES:

Shawna Cox

NAME

PO Box 385

ADDRESS

Flora, MS 39071

Lina Boyman

NAME

PO Box 629

ADDRESS

Flora MS 39071

2004-603

LAST WILL AND TESTAMENT

I, Johnnie H. Cauthen, a resident of Madison County, Mississippi, above the age of twenty-one years, and of sound and desposing mind and memory, hereby make, publish and declare this, my last will and testament, hereby specifically revoking any and all other instruments of like nature., and codicils thereto, heretofore made, or purporting to have been made, by me.

To my Son, Joe Alan Cauthen, I devise and bequeath all property, of every kind and character, real, personal and mixed, which I may own at the time of my death, without exception or reservation.

I appoint my said Son Executor of this instrument, without bond.

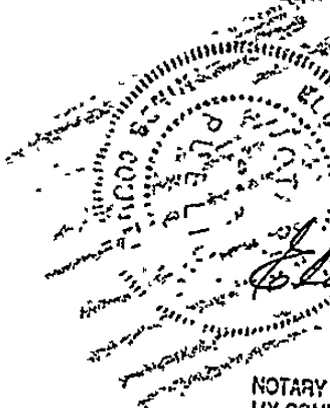
Witness my signature, this 1-19, 1995 in the presence of the witnesses subscribing hereunto, who have signed as such, in my presence and in the presence of each other, at my special instance and request.

Johnnie H. Cauthen

Witnesses: *Paulene Laws*
128 Bridgewater Rd.
Madison, Ms 39110

Robert S. Miller
1062 Cedar Hill Dr
Jackson, Ms 39206

Steven J. McNeil



NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES. September 7, 1997
BONDED THRU HEIDEN-MARCHETTI, INC.

State: Mississippi
County: Florida

FILED
THIS DATE
AUG 04 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

LAST WILL
of
LYNN H. WEBB

2004-617

I, LYNN H. WEBB, of 220 Belle Rose Circle, Madison, Mississippi 39110, being of sound and disposing mind and memory, and of lawful age, do hereby make, publish and declare this to be my Last Will I hereby revoke all former Wills and Codicils heretofore made

I hereby appoint my cousin, JACK WEBB as

Item 1

Executor of my estate, and I direct that no

bond, inventory, appraisal, or accounting be required

of my Executor insofar as the same may be legally waived. In the event for any reason he is unable to serve, then I appoint my cousin, BURTON "DUDE" BUTLER, to serve in his place and stead as my Executor

A

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

B.

I direct that all federal and state taxes of every kind, type

LHW

FILED
THIS DATE
AUG 09 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* DC

and character due and payable for whatever reason be paid out of my residuary estate.

C.

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

D.

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

I give and bequeath to my cousin, JUDY

ITEM 2.

WEBB, if she survives me, my home at 220

JFW

Belle Rose Circle, Madison, Mississippi 39110,

and all of my tangible personal property not otherwise disposed of herein, including, without limitation, household furniture and furnishings, automobiles, books, clothing, and all my personal effects, but excluding cash specifically. Judy knows that there are other relatives and friends who I would like to favor with gifts of certain of my personal property, and to the extent that she can handle this, I hope that she will honor my wishes. But, what she does with my personal property mentioned in this paragraph of my Will is to be done by her in her absolute discretion.

I do hereby give the following cash gifts

ITEM 3.

to relatives and friends listed below, if

they survive me. If any person listed does not

survive me, then the listed cash gift shall go into and become a part of my residuary

estate to be distributed as directed herein. The persons and amounts are as follows.

Name of Legatee	Amount
1. Judy Webb Watts	\$200,000.00
2. Lucille Nichols	\$2,000.00
3. Betty Griffith	\$5,000.00

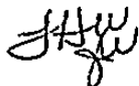
JWA
JW

continued from Page 3 Name of Legatee	Amount
4. Isa Jaber (Isa, you were my best friend)	\$2,000.00
5. "Dude" Burton Butler, my cousin	\$10,000.00
6. Jones "Sonny" Webb	\$ 5,000.00
7. Sandra Webb "Big Blue"	\$ 3,000.00
8. The Rev. Odean Puckett	\$ 5,000.00
9. James and Sue Smithhart	\$ 2,000.00 each
10 . Alma Webb Jones	\$1,000.00
11. Donna Faye Lyon	\$2,000 00
12. Nell and Jimmy Stubblefield	\$1,000.00 each
13 Mrs. Mettie Whitlock	\$1,000.00

ITEM 4.

After all gifts listed above are fully paid and satisfied, then I leave the following gifts to the organizations listed below.

Page 4 of 9 pages



Organization	Amount
1. STAR BAPTIST CHURCH	\$50,000.00
2. WESLEYANNA CEMETARY ASSOCIATION — to be invested and interest only used for the maintenance and upkeep of that portion of the cemetery which was enclosed by fence as of July 1, 1995	\$50,000 00
3. CALVARY BAPTIST CHURCH — to be added to existing memorial funds in memory of my Mother, Maude Walker Webb and my aunt, Mrs. Henry Walker Artherton	\$50,000 00
4. GATEWAY RESCUE MISSION	\$25,000 00
5. PINEY WOODS SCHOOL	\$15,000.00
6. AMERICAN RED CROSS	\$15,000.00
7. ST. JUDE'S CHILDREN'S RESEARCH HOSPITAL	\$25,000.00
8. MASONIC ORPHANAGE of Meridian, Mississippi	\$50,000.00
9. EAST GATE MINISTRIES · P.O. Box 2010, Sumner, WA 98390-0440	\$35,000 00
10. Billy Graham Evangelistic Assc	\$100,000 00
11. Crystal Cathedral Ministries of Garden Grove, California	\$ 25,000.00

LHW
gfw

continued from Page 5 Organization	Amount
11. MISSISSIPPI COLLEGE – to be invested and the interest only used to fund a scholarship for deserving ministerial students	\$50,000.00
12. LOTTIE MOON MISSIONARY OFFERING of the First Baptist Church, Madison, Mississippi	\$75,000.00
13 BLAIR BATSON CHILDREN'S HOSPITAL at the University of Mississippi Hospital, Jackson, MS	\$50,000 00
14. MILLSAPS COLLEGE- to be invested and the interest only used to fund a scholarship for deserving ministerial students.	\$50,000.00
15 THE HOME PLACE (being the same as the Willard F. Bond Home, Madison, MS)	\$10,000 00
16. FIRST BAPTIST CHURCH, Madison, Mississippi	\$50,000.00
17. THE SALVATION ARMY	\$50,000.00

ITEM 5.

All the rest, residue and remainder of my estate, being of every kind, type and nature, wheresoever situated, I give,

JFW

devise and bequeath to the following organizations to be divided equally among them

1. The Maryknoll Sisters
2. Columban Fathers
3. In Touch Ministries
4. The Baptist Foreign Mission Board
5. The Baptist Theological Seminary of New Orleans

ITEM 6

Should any person named herein as a beneficiary or as a fiduciary die in a common accident with me, and it not be

possible to determine which of us died first, then it is my wish that I be deemed to have survived such person or persons

IN WITNESS WHEREOF, I have subscribed my name at the end hereof and have initialed every other page of this Will on this the 28th day of November, 2003



LYNN H. WEBB

ATTESTATION

We, the undersigned subscribing witnesses to the within and foregoing Last Will of LYNN H. WEBB, do hereby acknowledge and attest that the same was exhibited to

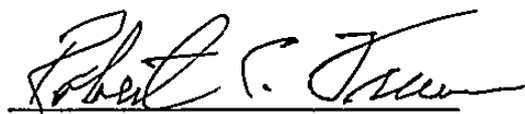
us by Lynn H. Webb as his Last Will, that he signed the same in our presence and in the presence of each of us, and that at his request and in his presence and in the presence of each other, we signed the same as subscribing witnesses thereto.

THIS the 28th day of November, 2003.

Witnesses



L. Brett Brinegar
122 Whisper Ridge Drive
Madison, MS 39110



Robert C. Travis
122 Whisper Ridge Drive
Madison, MS 39110

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

(1). That these Affiants are the subscribing witnesses to an instrument of writing purporting to be the Last Will of Lynn H Webb who is personally known to these Affiants, and whose signature is affixed to his Last Will which is dated the 28th day of November, 2003.



(2) That on the 28th day of November, 2003, Lynn H Webb signed, published, and declared the instrument of writing to which this Affidavit is attached as his Last Will in the presence of these Affiants On the day and year herein mentioned, Lynn H. Webb was well above the age of twenty-one (21) years, and was of sound and disposing mind and memory.

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

WITNESS OUR SIGNATURES on this the 28th day of November, 2003

Robert C. Travis

Robert C. Travis

L. Brett Brinegar

L. Brett Brinegar

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

Bonnie Elmer

NOTARY PUBLIC



This document was prepared by:

Robert C. Travis
P.O. Box 1462
Madison, MS 39130
Telephone #. (601) 853-9386
Mississippi State Bar #: 08266

LHw

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
THOMAS DAWSON DAY, IV, DECEASED

CIVIL ACTION NO. 2004-586

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 MILDRED LOUISE DAY, who being by me first duly sworn on oath stated:

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

FILED
THIS DATE
AUG 10 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Jackson Oncology Associates
1227 N. State Street, Ste 101
Jackson, MS 39202

William D. Frazier, MD
1151 N. State Street, Ste 304
Jackson, MS 39202

Charles H Laney, MD
1513 Lakeland Drive, Ste. 200
Jackson, MS 39216

Wm. Andrew Causey, MD
501 Marshall Street, Ste. 300
Jackson, MS 39202

Donald P. Brannan, MD
501 Marshall Street Fl 2
Jackson, MS 39202

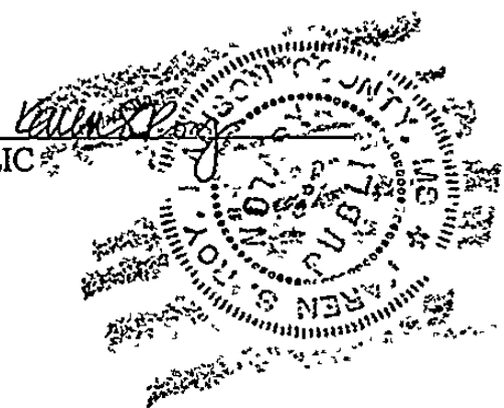
Baptist Medical Center
1225 North State Street
Jackson, MS 39202

WITNESS MY HAND as of the 5th day of August, 2004.

Mildred Louise Day
MILDRED LOUISE DAY, Executrix

SWORN TO, subscribed and signature acknowledged, as of the 5th day of August, 2004.

NOTARY PUBLIC



My Commission Expires
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES FEB. 23, 2008
BONDED THRU STEGALL NOTARY SERVICE

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
BILLIE B. BROCATO, DECEASED

CAUSE NO. 2004-545

**AFFIDAVIT AS TO NOTICE OF CLAIMS
PURSUANT TO §91-7-145, MISSISSIPPI
CODE OF 1972, ANNOTATED AS AMENDED**

COMES NOW Lisa Brocato McTaggart, the duly appointed, qualified and acting Executrix of the Estate of Billie B. Brocato, Deceased, having been so appointed by Order of this Court and Letters Testamentary issued to Lisa Brocato McTaggart on the 22nd day of July, 2004, and files this her Affidavit as required by §91-7-145(2) of the Mississippi Code of 1972, Annotated, as amended, and would respectfully show unto the Court the following, to-wit:

1.

Said Executrix has made a diligent effort to identify all persons or corporations or other entities having claims against the Estate of Billie B Brocato, Deceased. Having made such effort, the Executrix has located no such persons or claims that exist against the Estate of Billie B Brocato, Deceased, and therefore, no required Notices as set forth in §97-7-145(1), Mississippi Code of 1972, Annotated, have been mailed by the Executrix. Should the Executrix discover any such claim or claims, she will mail such Notices.

Page 1

FILED
THIS DATE
AUG 10 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

2.

Upon filing of this Affidavit, the Executrix will cause to be published, in a newspaper in Madison County, the appropriate Notice to Creditors in accordance with said aforementioned Code and after the running of same, will file Proof of Publication in this cause.

Lisa Brocato McTaggart
LISA BROCATO McTAGGART, Executrix
of the Estate of Billie B. Brocato, Deceased

SWORN TO AND SUBSCRIBED before me by Lisa Brocato McTaggart, this 22nd
day of July, 2004

Kathie M. Wall
KATHIE M. WALL
NOTARY PUBLIC
PUBLIC
HINDS COUNTY, MS

My Commission Expires
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 10, 2008
BONDED THRU STEGALL NOTARY SERVICE

LAST WILL AND TESTAMENT

2004-613

OF

BILLY B. STEGALL

I, BILLY B. STEGALL, of Madison County, Mississippi, being above the age of twenty-one (21) years and of sound and disposing mind and memory do hereby make and publish this my Last Will and Testament, hereby expressly revoking all formal wills and codicils thereto heretofore made by me.

ITEM I

I hereby direct that my Executrix, hereinafter named, shall pay all my just debts which may be properly probated, registered or allowed against my estate, including my funeral expenses, and direct that they be paid as soon as practical after my death.

ITEM II.

I hereby give, devise and bequeath my property as follows:

(A) In the event my Mother survives me, I hereby will my share of the Monarch bass boat to her. If my Mother predeceases me, I hereby will said boat to my wife, Maxine L. Stegall.

(B) All the rest, residue, and remainder of my property and estate, whether consisting of money on hand in certain bank accounts, stocks, bonds, insurance, or personal or real property and wheresoever the same may be situated, I give to my beloved wife, Maxine L. Stegall, in fee simple, as her own absolutely. In the event that the terms of this Last Will and Testament conflict with the terms of any policy of insurance I have in force on my life, I hereby direct that the terms of the policy control.

ITEM III.

In the event of the demise of both my wife and myself simultaneously, or if we are killed in a common disaster that makes it impossible or difficult to determine who died first, then I hereby give, devise and bequeath all the remainder of my property and estate, wheresoever found, as follows:

FILED	
THIS DATE	
AUG 11 2004	
ARTHUR JOHNSTON, CHANCERY CLERK	
BY	DC

(A) All my property, including, but not limited to, money on hand in bank accounts, stocks, bonds, insurance, or other personal or real property, and wheresoever found, I give, devise and bequeath to my daughter Lynn Stegall Shinall.

In the event that my daughter Lynn Stegall Shinall has predeceased me, and if her children are still under the age of eighteen (18) years, and are unmarried, I give all my property to J. Wilton Shinall, as Trustee, for the use and benefit of my said minor grandchildren who may be living at the time of my death, share and share alike. The primary purpose of this trust for my minor grandchildren is to maintain said minor grandchildren in the standard of living to which they are accustomed or to which they might reasonably expect to be maintained and to provide for the education for each of said children. I hereby name the said J. Wilton Shinall as Trustee of the estates of my grandchildren, and direct that no bond be required of him to insure the faithful performance of his duties, and that he perform the duties of Trustee without compensation from my estate. I direct said Trustee to hold such Trust estate in a common fund and to use the income and any of the principal the Trustee may deem necessary for the maintenance, care and education, including a college education of all my minor grandchildren living at the time of my death, said Trust to continue until my youngest grandchild has attained the age of eighteen (18) years, or has married. At that time, the said Trustee shall pay over, deliver, assign, transfer and convey the remainder of such estate to each of my said minor grandchildren in equal shares. The children of any deceased grandchild shall receive the share of his parent. If, at the time of my death all my grandchildren have reached the age of eighteen (18) years, or have married, this trust shall have no effect whatsoever and my net estate shall be divided equally among my grandchildren living at the time of my death, share and share alike, with the children of any deceased grandchild receiving the share of his or her parent. The Trustee may invest and reinvest the principal of the trust as he deems fit,

but is hereby expressly directed not to sell, exchange, pledge, mortgage or otherwise dispose of any real property. This entire provision is effective only in the event my daughter Lynn and my wife Maxine have predeceased me. The term grandchild, or grandchildren, as used herein, is intended to mean only those children born of the body of my daughter Lynn, and I intentionally make no provision in this my Last Will and Testament for any child which may hereafter be adopted by my daughter Lynn.

ITEM IV.

I hereby name and appoint my wife, Maxine L. Stegall as the Executrix of this my Last Will and Testament and direct that she make no bond as such, and I hereby direct here, insofar as the law permits, not to make, have made, or file, any appraisal, inventory or account or accounting with any Court. If my wife does not survive me, or she be unable, unwilling, or disqualified from acting or continuing to act as Executrix, then I hereby name and appoint my daughter Lynn Stegall Shinall as an alternate Executrix, conferring on her all the powers, rights and privileges herein conferred on my wife had she been appointed or continued to act as such Executrix.

IN WITNESS WHEREOF I have hereunto set my hand and seal to this my Last Will and Testament on the 5th day of February, 1987. 1997.

Billy B. Stegall
BILLY B. STEGALL

WITNESSES:

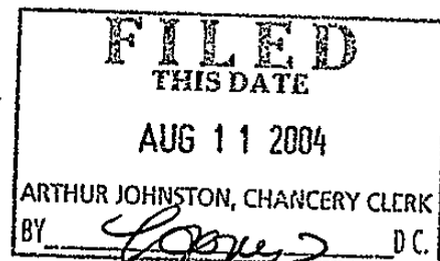
Susan Laws residing at Bentonia, MS 39040
Gae Rivers residing at Bolton, MS 39041

CERTIFICATE

The foregoing instrument was signed, sealed, published and declared by Billy B. Stegall as his Last Will and Testament in the presence of us and each of us, and we, at the same time, and at his request, and in his presence, and in the presence of each other, and believing him to be of sound mind, have hereunto subscribed our names as attesting witnesses, and we have likewise affixed our signatures and shown our addresses immediately hereinabove.

All done on this the _____ day of _____, 1987.

Andrew H. Lewis



IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF BILLY B. STEGALL, DECEASED

CIVIL ACTION FILE NO. 2004-613

PROOF OF WILL

COMES NOW Gale Rivers, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Billy B. Stegall, deceased, and enters her appearance herein as provided by § 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Billy B. Stegall, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 5th day of February, 1997, the day and the date of said instrument, in the presence of this deponent and Susan Davis, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having his usual place of abode in Madison County, Mississippi, and that she and Susan Davis 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 Testator and in the presence of each other on the day of the date of said instrument.

Gale Rivers
GALE RIVERS

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named GALE RIVERS, being first duly sworn by me, states on her oath that the matters

and facts contained and set forth in the above and foregoing Proof of Will are true and correct as therein stated.

Gale Rivers
GALE RIVERS

SWORN TO AND SUBSCRIBED BEFORE ME, this the 30 day of July, 2004.

Angela Martin
NOTARY PUBLIC



JAMES M. CREWS, III, MSB #9344
HERRING, LONG & CREWS, P.C.
ATTORNEYS AT LAW
129 EAST PEACE STREET
P. O. BOX 344
CANTON, MISSISSIPPI 39046
TELEPHONE: (601) 859-2573
FACSIMILE: (601) 859-3955

IN THE CHANCERY COURT OF MADISON COUNTY

FILED
THIS DATE
AUG 11 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* DC

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF BILLY B. STEGALL, DECEASED

CIVIL ACTION FILE NO. 2004-613

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 **MAXINE L. STEGALL**, who, being by me first duly sworn, on oath stated:

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

NONE

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named **MAXINE L. STEGALL**, 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.

Maxine L. Stegall
MAXINE L. STEGALL

SWORN TO AND SUBSCRIBED before me on this the 11th day of AUGUST, 2004.



NOTARY PUBLIC



IN THE CHANCERY COURT OF MADISON, COUNTY MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PAULINE RUFFINE STRIPLING, DECEASED

CAUSE NO. 2004-533

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI

COUNTY OF Hinds

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named Jack Leonard Stripling, who, after first being duly sworn by me, states under oath that he, as Executor of the Estate of Pauline Ruffine Stripling, Deceased, has, after reasonably diligent efforts, been unable to identify any persons having claims against the Estate.

Jack Leonard Stripling

Jack Leonard Stripling

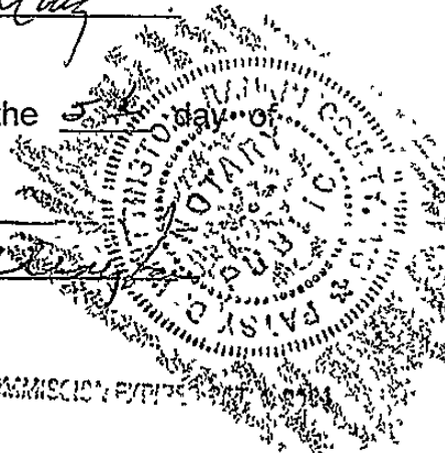
SWORN TO AND SUBSCRIBED before me, this the 5th day of

Aug., 2004.

Patsy Williams

NOTARY PUBLIC

My Commission Expires: MY COMMISSION EXPIRES



Sean Wesley Ellis - Mississippi Bar No. 8550
YoungWilliams P A.
2000 AmSouth Plaza
Post Office Box 23059
Jackson, Mississippi 39225-3059
Telephone No. (601) 948-6100

FILED
THIS DATE
AUG 12 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Sean Wesley Ellis* D.C.

LAST WILL AND TESTAMENT OF ELLA J. SADDLER

I, ELLA J. SADDLER, an adult resident and citizen of Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all wills and codicils thereto heretofore made by me.

ITEM ONE

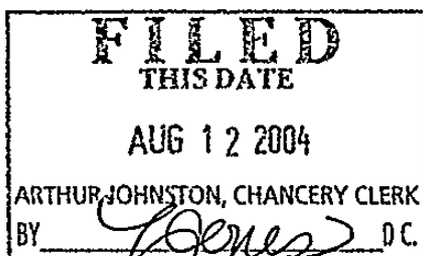
I do hereby give, devise and bequeath unto my nine children, namely: WILLIS SADDLER, CARL SADDLER, PATRICIA JO SADDLER RANDOLPH, WALTER SADDLER, EDGAR SADDLER, SIDNEY SADDLER, FREDRICK SADDLER, JOHNNY SADDLER and AUGUSTUS SADDLER, all of my real and personal property, of every nature and description and wherever situated.

ITEM TWO

I appoint my sons, WALTER SADDLER, FREDRICK SADDLER and AUGUSTUS SADDLER, to serve as co-executors of my estate without bond, and, to the fullest extent allowed by law, I do hereby waive and relieve them of the requirement of having to make or file any inventory, appraisal or accounting to any court in connection with the administration of my estate.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Testament this the 18 day of March 2001, in the presence of these witnesses, who also signed the same as witnesses hereto, at my request, in my presence and in the presence of each other, on this day.

Ella J. Saddler
ELLA J. SADDLER



THIS INSTRUMENT, consisting of this and one (1) preceding typewritten page, was on the 8 day of March, 2001, signed, published and declared by ELLA J. SADDLER to be her Last Will and Testament, in our presence, and, on said date, we, at her request in her presence, and in the presence of each other, subscribed our names as witnesses thereto

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

Te Helms
Te Helms
625 East Academy Street
Canton, Mississippi 39046

saddler.will
042/030601

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

2004-632

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
ELLA J. SADDLER, DECEASED

CIVIL ACTION, FILE NO. 2004-632

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 Ella J. Saddler, late of Madison County, Mississippi, who, having been by me first duly sworn, stated and deposed upon his oath that the said Ella J. Saddler signed, published and declared said instrument to be her last will and testament on the 8th day of March, 2001, being the date of said instrument, in the presence of the deponent and Te Helms; that the said Ella J. Saddler was then and there of sound and disposing mind and memory and was over the age of eighteen years; that the deponent and Te Helms, in the presence of each other, subscribed and attested said instrument of writing, as witnesses to Ella J. Saddler's signature and publication thereof, at the request of and in the presence of Ella J. Saddler, on the 8th day of March, 2001; that the deponent is not in any way interested in the estate of Ella J. Saddler; 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 10 day of August, 2004.

J. M. Ritchey

J. M. RITCHEY

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

My Commission Expires
My Commission Expires
January 7, 2008



Arthur Johnston Chancery Clerk
NOTARY PUBLIC
By Latisha Jones o.c.

FILED
THIS DATE
AUG 12 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Latisha Jones* D.C.

A TRUE COPY
ATTEST

Dot Merchant by Letta Carpenter
DOT MERCHANT
CHANCERY CLERK

243

B 37 P 665

Last Will and Testament

12,850

OF

HILDA PETERSON RATLIFF

I, HILDA PETERSON RATLIFF, an adult resident of Leake County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

I appoint my ^{great nephew} nephew, DANIEL SHELBY PETERSON of Canton, Mississippi, and my great niece, LAURA CORNELIA BLANTON of Canton, Mississippi, as Co-Executors of my Estate under this Will. When used throughout this Will, unless otherwise stated, the terms "Executor", "Co-Executors", "Executrix" and "Co-Executrix" may be used interchangeably and shall apply to whomever may be serving as personal representative of my estate. *of Dallas, Texas*

ITEM II.

I declare that I am a widow and that I have no children or descendants of children. I further declare that my closest living relatives are a brother, nieces and nephews, and great nieces and nephews.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration including ancillary, costs of safeguarding and delivering bequests, and other proper charges against my estate.

ITEM IV.

I direct that all estate and inheritance taxes and other taxes in the general nature thereof, together with any interest and penalty thereon, which shall become payable upon or by reason of my death with respect to any property passing by or under the terms of this Will or any codicil to it hereafter executed by me, or with respect to the proceeds of any policy or policies of insurance on my life, or with respect to any other

H.P.R.

property included in my gross estate for the purpose of such taxes, shall be paid by my Executor out of the principal of my residuary estate.

ITEM V.

I give and bequeath all of my jewelry to my great niece, MAMIE ANN AYA, if she survives me.

ITEM VI.

I direct my Executor to cause to have surveyed a private cemetery lot containing the mausoleum encompassed by an iron fence that was constructed on my homestead in the Ofahoma Community of Leake County, Mississippi to accommodate the bodies of my late husband, THEODORE F. RATLIFF, and myself. I further direct that this survey shall include an area of approximately one (1) acre surrounding and including the mausoleum. ~~The survey shall further set aside a right-of-way on the existing drive from Old Highway #16 to this cemetery lot.~~

My Executor shall bring the cemetery lot, mausoleum, iron fence, and right-of-way drive into a good state of repair for long-term maintenance and durability.

I give, devise and bequeath to my ^{great nephew George Ray Jr} nephew, DANIEL SHELBY PETERSON, and my great niece, LAURA CORNELIA BLANTON, as Co-Trustees (hereinafter referred to as "Trustee"), the above described cemetery lot and right-of-way along with the sum of ~~Twenty Thousand and 00/100 Dollars~~ ^{20,000.00} (\$20,000.00) for the perpetual care of the private cemetery lot and the mausoleum, and to provide a trust fund in an amount reasonably sufficient to produce the income necessary for this purpose.

I direct my Executor and/or Trustee to apply on behalf of the trust for appropriate estate and/or income tax exemptions as a non-profit cemetery trust if this trust is or becomes eligible. However, I expressly recognize that this trust may fail to qualify for tax exemption.

The Trustee shall hold and administer the corpus of this trust in perpetuity and to distribute the income of the trust under the following provisions:

A. The Trustee shall pay from the income of the trust for the perpetual care and maintenance of the mausoleum containing the bodies of my late husband, THEODORE F. RATLIFF, and myself as well as the fence and grounds of the private cemetery lot and drive. Any income not expended shall be added to the principal and distributed in accordance with subsequent provisions.

B. The Trustee shall have the discretionary authority to distribute any income not expended on the maintenance of the cemetery lot equally to DANIEL SHELBY PETERSON and LAURA CORNELIA BLANTON, or to the survivor of them, for and during their life and upon their deaths to the family member serving as successor Trustee, if no such family member is serving, then to THE FIRST CHRISTIAN CHURCH, Jackson, Mississippi, or its successor, in order to prevent the funds of the trust from growing to a size in excess of that necessary to carry out the purpose of this trust.

C. The funding of this trust shall supersede any and all other bequests and devises contained in this Will.

D. This trust shall be designated and known as the "THEODORE F. AND HILDA P. RATLIFF MAUSOLEUM TRUST".

ITEM VII.

I devise and bequeath the balance of my approximate 160 acre Leake County homestead, the contents of my house thereon (including household furniture, furnishings, ornamental decorations, silver, china, pictures, linens and glassware), and the sum of Thirty Thousand and 00/100 Dollars (\$30,000.00) to my nephew, DANIEL SHELBY PETERSON, and my great niece, LAURA CORNELIA BLANTON, as Co-Trustees (hereinafter referred to as "Trustee"), under the terms set forth, for the benefit of my nephew, DANIEL SHELBY PETERSON, my great nephew, GEORGE RAY, JR., and my great, great nephew, RYAN BLANTON, and his issue as hereinafter provided.

The Trustee shall hold, administer and distribute the funds of the trust under the following provisions:

H.P.C.

A. The Trustee shall pay as much of the net income as the Trustee deems advisable for the care and maintenance of the homestead and the contents of the homestead thereon including taxes and insurance. Any income not paid out for such expenses shall be added to principal and distributed in accordance with subsequent provisions.

In addition to the income distributions the Trustee shall pay as much principal as the Trustee deems advisable for the care and maintenance of the homestead and the contents of the homestead. These principal distributions shall be to provide for emergencies and damages not covered by insurance. In making principal distributions, the Trustee shall consider the long term care and maintenance of the homestead, improvements and contents.

The Trustee shall permit my nephew, DANIEL SHELBY PETERSON, to live in, use, possess and enjoy the homestead, house and contents for and during his lifetime as long as he establishes his primary or part-time residence on said property within one (1) year after my death and continues to occupy said homestead as his primary or part-time residence. In the event DANIEL SHELBY PETERSON shall not establish his primary or part-time residence on said property within one (1) year following my death, or in the event he establishes such residence thereon but subsequently ceases to occupy same as his primary or part-time residence or upon his death, his interest in this trust shall terminate. In such event, or in the event DANIEL SHELBY PETERSON does not survive me, then my great nephew, GEORGE RAY, JR., shall have the right to live in, use, possess and enjoy the homestead, house and contents for and during his lifetime, provided he shall establish and maintain his primary or part-time residence thereon within one (1) year following the event which triggers his interest in this trust. In the event GEORGE RAY, JR. shall also fail to survive me or shall not establish his primary or part-time residence thereon within one (1) year following the event which triggers his interest in this trust or in the event he establishes such residence thereon but

H.P.R.

subsequently ceases to occupy same as his primary or part-time residence or upon his death, his interest in this trust shall thereupon cease. [In such event, or in the event GEORGE RAY, JR. does not survive me, then my great, great nephew, RYAN BLANTON, shall have the right to live in, use, possess and enjoy the homestead, house and contents for and during his lifetime.

Upon the termination of the interest of DANIEL SHELBY PETERSON, GEORGE RAY, JR. and RYAN BLANTON, this trust shall terminate and the Trustee shall distribute any remaining assets of the trust to the issue of RYAN BLANTON, share and share alike, per stirpes. If RYAN BLANTON is deceased without issue, then the Trustee shall distribute any remaining assets of the trust to a blood relative of mine who in the discretion of the Trustee is considered most likely to live on and properly maintain the homestead and not to sell it.

B. I direct my Executor and/or Trustee to permit the individuals in the order named and under the circumstances outlined to move into my homestead and establish his primary or part-time residence therein as soon as possible following my death. I direct that under no circumstances, notwithstanding anything herein to the contrary, shall either my Executor or my Trustee dispose of my approximate 160 acre homestead or the contents of my house thereon or in any way or manner encumber such real or personal property. It is my desire that the aforesaid property shall continue to pass to descendants of my blood relatives. It is my further desire and request that the blood relative residing on said property shall see that the graves of my late husband, THEODORE F. RATLIFF, and myself located on said property shall be properly maintained by the Trustee of the THEODORE F. AND HILDA P. RATLIFF MAUSOLEUM TRUST.

C. In the event all of the persons and classes designated as beneficiaries of this trust die prior to the distribution of all trust assets and subject to the provisions of Paragraph A of this Item VII, the assets shall be distributed to

H. J. B.

B 37 P 670

and among my heirs at law in accordance with the laws of intestacy as then in effect in the State of Mississippi.

D. In determining the meaning of the words "descendants" and "surviving issue" for the purposes of this Will, adopted children of any person shall be treated as though they were natural born children of that person.

E. This trust shall be designated and known as the "HILDA PETERSON RATLIFF HOMESTEAD TRUST".

ITEM VIII.

After fully funding Items V, VI and VII of this Will, I give and bequeath the sum of ~~Twenty Five~~^{Twenty Five} Thousand and 00/100 Dollars (~~\$25,000/00~~) each to my following great or great great nephews to be used by them primarily as an educational trust, to-wit:

A. LESLIE PETERSON, who is the son of my nephew, RALPH PETERSON, if he survives me.

B. RYAN BLANTON, who is the son of my great niece, LAURA CORNELIA BLANTON, if he survives me.

C. BOYD WEST, who is the son of my nephew, KARL P. WEST, if he survives me.

D. MARK PETERSON, who is the son of my nephew, JACK B. PETERSON, if he survives me.

ITEM IX.

All the residue and remainder of the property which I may own at the time of my death, real or personal, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including all lapsed legacies or other gifts of this Will which fail for any reason, I give, devise and bequeath in fee to the following persons to share equally, to-wit:

- A. To my great niece, MAMIE ANN AYA;
- B. To my great niece, LAURA CORNELIA BLANTON;
- C. To my nephew, DANIEL SHELBY PETERSON;
- D. To my brother, FONTAINE PETERSON; and

H.P.R.

E. To my great nephew, GEORGE RAY, JR.

If any of the individual beneficiaries fail to survive me, the bequest and devise to such individual or individuals shall lapse and same shall remain a part of my residuary estate and shall be distributed proportionately to the other beneficiaries of the residuary estate.

ITEM X.

In dividing the principal of the trusts established under the provisions of this Will into parts or shares and in making distributions thereof, the Trustee is authorized and empowered in the Trustee's sole discretion to make division or distribution partially in kind and partially in money and may distribute partial or undivided interests in assets. For such purposes the assets of this trust shall be valued on the day of distribution or division, as the case may be. The judgment of the Trustee concerning values for the purpose of such division or distribution of the property or securities shall be binding and conclusive on all parties interested therein.

ITEM XI.

In making payments or distributions from any trust created under this Will for beneficiaries, and in making distributions of all or any part of my estate to beneficiaries, and especially where the beneficiaries are minors, or incapable of transacting business due to illness, the Trustee and/or Executor, in the Trustee's and/or Executor's discretion, shall not require the appointment of a guardian, but shall be authorized to make payments and distributions either (a) directly to the beneficiary, (b) to the legal or natural guardian of the beneficiary, (c) to a relative or guardian of the person of the beneficiary who has custody and care of the beneficiary, or (d) by applying the payments for the benefit of the beneficiary by paying expenses directly. I direct that the guardian or such other person having custody of such beneficiary shall not be required to furnish any bond or security. To the extent possible, I direct that all accountings, inventories and the

P.B.R.

B 37 P 672

like ordinarily required of a guardian shall not be required of such guardian or other person having custody of such beneficiary. In any event the Trustee and/or Executor shall require such reports and take such steps as the Trustee and/or Executor deems requisite to assure and enforce the application of such payments for the exclusive benefit of the beneficiary.

None of the principal or income of any trust created under this Will shall be liable for debts of any beneficiary or be subject to seizure by creditors of any beneficiary. The beneficiaries have no power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of any part of their interest in the trust funds or the income produced from the funds.

ITEM XII.

Any trust created by this Will is a private trust. The Trustee shall not be required to obtain the order or approval of any court for the exercise of the Trustee's powers and discretions. The income of any trust created by this Will shall accrue from the date of my death. During the administration of my estate and until the trust is established, I authorize the Trustee, in the Trustee's discretion, to request of my Executor, in which case my Executor shall comply with that request, to pay at least annually out of my estate advanced payments of income to the income beneficiaries of the trust. These payments shall be an amount which in the judgment of the Trustee and the Executor jointly equals the income which the beneficiaries would receive from the trust had it been established.

ITEM XIII.

The Trustee shall not be required to enter into any bond as Trustee nor shall he be required to return to any court any periodic formal accounting of his administration of the said trusts, but said Trustee shall render annual accounts to the natural or legal guardian of the beneficiaries of such trusts until said beneficiaries attain age twenty-one (21), at which time and from then on the Trustee shall render annual accounts to

MOR

the beneficiary. The Trustee shall render such ^{B 37 P 673} accounts of the THEODORE F. AND HILDA P. RATLIFF MAUSOLEUM TRUST to my relative living on the homestead property passing under Item VII of this Will; and if there is no such relative residing on such property, then to an heir at law of mine living nearest to the cemetery lot. No persons paying money or delivering property to the Trustee shall be required to see to its application.

The Trustee of any trust created in this Will may resign at any time by giving written notice to the beneficiaries specifying the effective date of resignation. The notice may be sent by personal delivery or by registered mail. In the event either of my Trustees is or becomes unable or unwilling to serve, then I appoint my great nephew, GEORGE RAY, JR. of Dallas, Texas, to serve as successor Co-Trustee. In the event any two of my named Co-Trustees are or become unable or unwilling to serve, then the remaining Co-Trustee shall serve as the sole successor Trustee. Further, each remaining Trustee shall be allowed to appoint his successor among a class consisting of my blood relatives. Upon the death, inability or unwillingness of the three named individuals to serve and their failure or their successor's failure to appoint a successor Trustee, then such appointment shall be made by the Chancery Court of Leake County, Mississippi, upon petition brought by an interested party or blood relative. It is my desire, and I hereby direct, that the successor Trustee shall be a blood relative of mine provided such relative is willing and qualified to serve, and the said successor individual shall serve as successor Trustee of all trusts created herein. Any resignation shall become effective upon the qualification of the successor Trustee and submission of a full accounting by the Trustee being replaced. Any successor Trustee shall be vested with all the rights, powers, duties and discretions conferred upon the original Trustee.

Notwithstanding anything herein to the contrary, all funds of any trust created by this Will shall be invested on time

deposit in a savings account or certificate of deposit in a federally insured bank.

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

ITEM XIV.

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

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

B. To distribute income of the trust in cash or in kind. In making distributions of both principal and income, the Trustee may make a non pro rata distribution of property in kind. The judgment of the Trustee concerning values and purposes of such division or distribution of the property or securities held in the trust shall be binding and conclusive on all interested parties.

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

D. To receive and retain all types of property and especially to receive and retain shares of stock in closely held corporations and non-income producing real estate regardless of where it may be situated, without liability and without regard to

HBR

B 37 P 675

the proportion such property or property of a similar character so held may bear to the entire amount of the trust estate and whether or not such property is of the class in which Trustees generally are authorized to invest by law.

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

F. To deal with, purchase assets from, or make loans to, the fiduciary of any trust made by me or any member of my family or a trust or estate in which any beneficiary under this Will has an interest, though a Trustee hereunder is such fiduciary.

G. To transfer the situs of any trust property to any other jurisdiction as often as the Trustee deems it advantageous to the trust, appointing a substitute Trustee to itself to act with respect thereto; and in connection therewith, to delegate to the substitute Trustee any or all of the powers given to the Trustee, which may elect to act as advisor to the substitute Trustee, and shall receive reasonable compensation for so acting; and to remove any acting substitute Trustee and appoint another, or reappoint itself, at will.

H. To terminate the trust if its fair market value declines to the size which makes the continued retention of its principal in trust uneconomical, imprudent or unwise; if this power is exercised, all the trust's remaining principal and accrued or undistributed income shall be distributed to the persons then entitled to receive or have the benefit of the income therefrom; however, if there are two or more beneficiaries, that principal and income shall be distributed to or among those beneficiaries with the same discretion which is granted in this trust to distribute the trust principal.

HBR

I. To consolidate this trust with any other trust created by me during my lifetime if the Trustee, in his discretion deems such a consolidation to be more economical or beneficial to the beneficiaries of the trust and if such trusts have the same Trustees and beneficiaries and have similar provisions regarding payments and distributions to the beneficiaries thereof.

ITEM XV.

If any beneficiary hereunder or heir at law shall contest the probate or validity of this Will or any provision thereof, or shall institute or join in (except as a party defendant) any proceedings to contest the validity of this Will or to prevent any provision thereof from being carried out in accordance with its terms (regardless of whether or not such proceedings are instituted in good faith and with probable cause), then all benefits provided for such beneficiary or heir at law are revoked, and such interest shall pass to the residuary beneficiaries of this Will (other than such beneficiary) in the proportion that the share of each such residuary beneficiary bears to the aggregate of the effective shares of the residuary. If all of the residuary beneficiaries and/or heirs join in such contest or proceedings, then such benefits shall pass to those persons (other than the persons joining in such contest) who are living at the time of my death and who would have been my distributees had I died intestate a resident of the State of Mississippi and had the person or persons contesting my Will died immediately before me. Each benefit conferred herein is made on the condition precedent that the beneficiary shall accept and agree to all of the provisions of this Will, and the provisions of this article are an essential part of each and every benefit.

ITEM XVI.

In the event either of my Executors is or becomes unable or unwilling to serve, then my remaining named Co-Executor shall serve as sole Executor. All rights, powers, duties and discretions granted to or imposed upon my Executor

HOR

B 37 P 677 255

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

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

My Executor shall not be required to reduce any of my personal or real property to cash during the administration of my estate. My Executor may sell as much of my property, both real or personal, as is necessary to obtain cash to pay taxes, debts and administration expenses of my estate. Such sale may be made without notice and without seeking approval of any court. After the payment of the debts, taxes and expenses, my Executor is authorized to make distributions to beneficiaries in cash, in kind, or in a combination of each.

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

HBR

IN WITNESS WHEREOF, I have signed and declared this to

be my Last Will and Testament on this the 11² day of February 1989
1989.

Hilda Peterson Ratliff
HILDA PETERSON RATLIFF

This instrument was, on the day and year shown above,
signed, published and declared by HILDA PETERSON RATLIFF 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.

Kathryn Lee Gore 507 Boardwalk Blvd.
Ridgeland, MS 39157
Address

R. James Young 758 Arlington Street
Oakman, MS 39202
Address

FILED
JAN 16 1991

NEAL HORN, CHY. CLK.
Shelia B. Gordon
Will Book 8, Page 243

IN THE CHANCERY COURT OF LEAKE COUNTY, MISSISSIPPI

ESTATE OF HILDA PETERSON RATLIFF
DECEASED

NO. 12,850

AFFIDAVIT OF SUBSCRIBING WITNESS
TO LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI

COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named R. James Young, 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 Hilda Peterson Ratliff, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 16th day of February, 1989.

(2) That on the 16th day of February, 1989, the said Hilda Peterson Ratliff signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Kathryn Dell Gore, the other subscribing witness to said instrument.

(3) That the said Hilda Peterson Ratliff was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

(4) This affiant, together with Kathryn Dell Gore, 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 Hilda Peterson Ratliff, and in the presence of each other.

(5) That the original writing exhibited to Affiant as the Last Will and Testament of Hilda Peterson Ratliff bears certain alterations, interlineations, additions, and/or partial revocations by cancellation and obliterations that occurred after

B 37 P 680

and not in the presence of affiant at the time the said Last Will and Testament was executed and witnessed.

[Signature]
R. JAMES YOUNG

SWORN TO AND SUBSCRIBED before me, this the 14th day of

January, 1991.

[Signature]
NOTARY PUBLIC

My Commission Expires:

9/23/91



R. JAMES YOUNG
MS BAR #37810
MARTIN, YOUNG & WRIGHT
700 Security Centre North
200 South Lamar Street
P. O. Box 15
Jackson, MS 39205-0015
(601) 969-7007

ATTORNEY FOR PETITIONER

FILED
JAN 15 1991

NEAL HORN, CHY. CLK.
By [Signature]
Will Book 8,
Page 257



STATE OF MISSISSIPPI
LEAKE COUNTY

CERTIFICATE OF CERTIFIED COPY

I, Dot Merchant, Clerk of the Chancery Court of said county and state do certify that the above and foregoing is a true and correct copy of a Last Will & Testament Affidavit and/or of Record in Will Book No. 8 at Page 257 of the Records in my office.

Witness my hand and seal of said court this the 2 day of Aug 2004

By [Signature] D.C. [Signature] Clerk

ESTATE OF HILDA PETERSON RATLIFF,
DECEASED

NO. 12,850

DECREE APPROVING THIRD PETITION
IN LIEU OF ACCOUNTING,
DISCHARGE OF EXECUTRIX AND FOR CLOSING ESTATE

THIS DAY THIS CAUSE came on to be heard upon sworn petition of Executrix Laura C. Blanton, submitting her Amended Third and proposed final report in lieu of accounting, for discharge of Executrix, and for closing estate administration. Said petition is joined in for all purposes by three of the total four residuary beneficiaries: George Ray, Jr., Ann Aya, and Irene S. W. Peterson; and the fourth beneficiary, Dan Peterson, has been personally served with process. Upon due consideration ~~and dispositive~~, the Court does find as follows:

I.

Hilda Peterson Ratliff died testate as an unremarried widow, on or about January 5, 1991, then a resident of Leake County. The Decedent's Last Will and Testament (recorded Will Book 8 at Page 243) was admitted to probate in solemn form and construed by agreed Final Decree of this Court on November 20, 1991 (Minute Book 69 at Page 471). Hearing was held incident to process properly obtained on all parties named in the Will and upon all heirs at law in accord with Rule 81(d) MRCivP and, for some few, by statutory waiver executed and filed more than one day after petition.

II.

Petitioner was issued letters testamentary on January 15, 1991, incident to prior admission of the Will in common form (Bond Book 9 at Page 533) and Blanton continued to serve as Executrix by provision in the agreed Final Decree of November 20, 1991. Letters testamentary were ratified and affirmed in paragraph 8 therein, and Blanton was ordered to continue to serve and is serving as sole Executrix. She has been compensated to the maximum allowable amount arising by compromise and terms of the November, 1991 Decree; payment having been received incident to Decree for Second Annual Accounting in December, 1992.

III.

Pursuant to findings made by this Court in its Judgment of November 21, 1991, the only parties of interest in the Estate at present are the four remaining residuary beneficiaries: George Ray, Jr. (60% share), Mamie Ann Aya (13.33%), Daniel Shelby Peterson (13.33%), and Irene Summerlin Waid Peterson (13.33% as sole heir at law of Fountain Peterson).

IV.

The Court finds that all bequests have been made with full distribution.

By the terms of the certain aforementioned Decree of this Court, dated November 20, 1991, and by agreement of all beneficiaries, the sum of \$15,000 cash has been distributed to each of the following legatees under Item VIII of the Will: Leslie Peterson, adult resident of San Jose, California; LeRoy Blanton, father and appointed guardian for benefit of Ryan Blanton, minor residing with natural parents in Ofahoma, Mississippi; Boyd F. West, a married adult resident of the University of South Alabama in Mobile; and Mark Peterson, an adult resident of Clinton, Mississippi. Acknowledged receipts and vouchers have been filed in this Cause reflecting said payments, and each Legatee has entered appearance for hearing on this petition by proper waiver of process or summons, including (as to date of hearing only) appointed Guardian and father of Ryan Blanton, LeRoy Blanton, with 30 days time expired from date of execution.

V.

Formal accounting was specifically waived under ITEM XVI of the Will and an abbreviated summary report has been submitted in lieu thereof. A first Petition in Lieu of First Annual Accounting was submitted to the Court in July, 1992. A Petition in Lieu of Second Annual Accounting, dated November 30, 1992, was submitted to the Court and approved by Decree in December, 1992. The interim period from December, 1992, to date is reported as follows:

A. Interest income from Estate checking account in the amount of \$482.41: paid into account by Citizens Bank & Trust Company in Canton, through April 18, 1994.

B. Leake County oil and gas lease annual delay rental: \$297.72. Note all other leases are "paid-up" type without annual payments.

C. Madison County crop lease income; last annual payment in amount of \$2,005 on December 1, 1993, from Martin Farms; lease now expired.

D. Return of unused "advertising expense" from attorney for Executrix less operating costs advanced: \$101.37.

E. The Court further finds that royalty from two natural gas wells in Bienville Parish, Louisiana was overpaid to Estate in 1992, by more than \$12,000 due to error of Sonat Exploration Company as shown by Executrix. All has been recouped from production through July, 1993, during which period no royalty income was received due to the recoupment by Sonat. Royalty payment resumed in August and receipts total \$4,835.24 to date (through February, 1994; lag time of 60 to 90 days between field production, marketing, accounting and payment by operator).

DISBURSEMENTS
 ▶ EXPENSES PAID and DUE TO BE PAID ◀

E. CREDITORS CLAIMS

<u>CREDITOR</u>	<u>AMT. OF CLAIM</u>	<u>STATUS</u>
Daniel S. Peterson	\$1,600.00	paid in full

Note: All other claims were previously certified as probated and paid by Clerk's Certificate of June 3, 1991.

F. TAXES PAID:

1. Federal Estate taxes have been paid in full with closing letters received by Executrix as shown by copies of clearance letters made a part of her Petition.
2. All Mississippi estate taxes have been paid and a clearance letter from the State Tax Commission has been received.
3. No Louisiana estate, succession or other taxes are due as shown by the letter of clearance from that state.
4. A complete itemization of all taxes paid for estate liability is shown by CPA "Exhibit B" attached to the Petition herein.
5. No audit is indicated or expected. All taxes are paid and the Estate is cleared and closed for all tax purposes, both state and federal.

NONE: All annual property tax has been fully paid; \$1,032.97 to Madison County; \$107.50 to Leake County; and \$238.68 to Bienville Parish. All due are paid through 1993.

H. ADMINISTRATIVE EXPENSES PAID:

1. \$1,272.01 expense and partial cost reimbursement to R. B. Childers, counsel for the Executrix and Estate, has been paid for this period incident to waiver provision under "ITEM III" of the Will and permission of the Court. Breakdown of such expense is as follows:

telephone -	\$291.33
postage -	383.41
photocopy -	290.55
mileage -	131.72
process served on Dan Peterson	100.00
closing cost	75.00

Other Administrative Expenses:

2. \$ 414.50 Legal fee to Mike Earwood, Esq., of Jackson for obtaining title insurance clearance for attempted sale of full interest in Madison lands without court order; review title certificates; meet with Childers and Buyer's attorney; prepare for sale with lender.
3. \$ 1,200.00 Admin. fee and expense of Hugh Hogue, for appraisal, evaluation of certain utility easement along Gluckstadt Road (Canton Utilities/Industrial Authority for Madison County) and preparation, availability in and out of Court in re sale of various lands. Advice on numerous property tracts, additional information frequently provided.
4. \$ 32.00 Banking service charge on checking account to date.

I. EXPENSES DUE AND PAYABLE:

- | | | |
|----|--------------|---|
| 1. | \$ 625.00± | Additional Court cost, estimated to conclusion [\$400+ due in November] |
| 2. | \$15,773.37 | Unpaid legal fees for 1993 year and 1994 through closing to Executrix attorney, Childers |
| 3. | \$ 1,200.00± | Additional estimated legal fees of Childers, total including final receipts from beneficiaries to be filed with Clerk after payment of expenses and closing file. |
| 4. | \$ 4,166.50 | Unpaid accounting fees, expenses due to Thomas Butchart, CPA of Canton |
| 5. | \$ 100.00 | Miscellaneous Other: additional office expenses of Executrix and/or her attorney for mailing, long distance telephone, copying, certification, and misc. costs to close file. |
| | \$21,864.87 | TOTAL |

J. CASH "ON HAND":

- | | | |
|----|-------------|---|
| 1. | \$24,964.24 | At Citizens Bank & Trust of Canton as of 4/18/94. |
|----|-------------|---|

VI.

At present, the only personal property to be distributed after expenses consists of the remaining cash from the Estate account. Certificate of final balance has been obtained from Citizens Bank and Trust in Canton and shall be filed in this Cause. All other personal property was sold at public auction pursuant to court order in March, 1992, by Osborne Auctioneers under supervision of the Executrix who contracted with Osborne.

VII.

Notice to creditors was published as required by law and is evidenced by proof of same on file among the documents in this cause. Time for such claims has long expired and none are unpaid or outstanding. Vouchers are on file showing all claims paid.

VIII.

All obligations have been met except remaining administrative expenses shown due and payable under Paragraph IV (I) herein.

IX.

The Court finds that the report of income and expenses comprising the "in lieu" accounting along with the more thorough and complete accounting as attached to the Petition as "Exhibit D" should be and same is hereby approved and accepted.

X.

Decedent Ratliff died seized and possessed of real estate and personal property of a total value of \$1,000,000 more or less. A tax basis value has been established by the Internal Revenue Service which has accepted appraised value and issued final tax clearance letters without audit. All assets of the

B 37 P 689

estate have been collected with all personal possessions sold by auction for liquidity to pay claims, bequests, and administrative expenses.

XI.

Waivers of Process and Entries of Appearance providing for joining in said petition by all but one beneficiary have been filed; and the Court does find that George Ray, Jr., Mamie Ann Aya, and Irene Summerlin Waid Peterson have joined in the Petition for all purposes. Process upon Daniel Shelby Peterson has been obtained by summons.

Waivers of Process and Entries of Appearance have been signed by legatees Mark Peterson, Leslie Peterson, Boyd West, and LeRoy Blanton (as father and legal guardian of Ryan Blanton); 30 days of service with waiver as to the date and venue of hearing only has been waived by Blanton.

XII.

All beneficiaries except Daniel Shelby Peterson have individually sold all of their right, title and interest in all Madison County lands other than a separate leasehold in separate property. Therefore, Daniel Shelby Peterson should and is hereby adjudged to own a 13 1/3 % interest in and to the certain 512 acres, more or less, better described as:

East Half of NE $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 28, Township 8 North, Range 2 East, containing 329.33 acres, more or less, and lying near certain railroad;

West Half of NE $\frac{1}{4}$ of Section 33, Township 8 North, Range 2 East, containing 9.30 acres, more or less, and lying near certain railroad;

Part of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 8 North, Range 2 East, containing 11.00 acres, more or less;

Part of the West Half of the NE $\frac{1}{4}$ and part of the West Half of the SE $\frac{1}{4}$ of Section 22, Township 8 North, Range 2 East, containing undivided 163.06 acres of interest, more or less;

XIII.

The Court finds that under the Last Will and Testament of Hilda Peterson Ratliff, all four residuaries own the following property as tenants in common and hold their respective interests which are: George Ray, Jr. (60%); Mamie Ann Aya (13 1/3 %); Irene Summerlin Waid Peterson (13 1/3 %), and Daniel Shelby Peterson (13 1/3 %):

Leake County: Surface and Minerals

31 acres, more or less, bounded on one side by proposed Hwy. 25 widening, and by existing Hwy. 25 to the south, and a gravel road which was old Hwy. 35 joins on another side; Less and except a two-acre parcel on which the Choctaw Baptist church lies; and lying and situated in part of the SE $\frac{1}{4}$ of SW $\frac{1}{4}$ and part of NW $\frac{1}{4}$ SW $\frac{1}{4}$ in Section 25, Township 11 North, Range 7 East; and

7.8 acres, more or less, and comprising Lot 18 and part of Lot 17 in Block 1, Section 1, Township 10 North, Range 7 East; and

5.6 acres, more or less, being Part of the Northwest quarter of Section 1, Township 10 North, Range 7 East; and

8 acres, more or less, being part of East Half of SE $\frac{1}{4}$ of Section 33, Township 1 North, Range 6 East;

No Surface Interest:

Full mineral interest in, on and under the following lands: $W\frac{1}{2}$ and $W\frac{1}{2} NE\frac{1}{4}$ of Section 13, Township 12 North, Range 8 East; and $W\frac{1}{2} NE\frac{1}{4}$ and $E\frac{1}{2} NW\frac{1}{4}$ less 4 acres in Southwest corner thereof in Section 19, Township 12 North, Range 9 East; and $N\frac{1}{2} SE\frac{1}{4}$ less 35 acres on South side thereof, all of $NE\frac{1}{4}$ lying South of Old Robertson Road, and $E\frac{1}{2} E\frac{1}{2} NW\frac{1}{4}$ less 5 acres off the South end, all in Section 20, Township 12 North, Range 9 East; AND Section 20 lands being further less and except 65 additional acres, more or less, with the best description available as follows: Beginning at a point where the Robertson public road crosses the East line of the $NE\frac{1}{4} NE\frac{1}{4}$ and run thence Southwest along the South side of that road to a point where it is crossed by a ditch approximately 4 chains West of the West line of $SE\frac{1}{4} NE\frac{1}{4}$; thence run in a Southerly direction down the ditch until it empties into Harper's Branch a distance of 23.4 chains; thence run in an Easterly direction up Harper's Branch to where it crosses the East section line; and thence North along the Section line to the point of beginning. CONTAINING, altogether 664 MINERAL ACRES, more or less, and CURRENTLY UNDER LEASE dated April 17, 1990, in favor of Riley Hagan, Jr., (Book 33 at Page 148) providing for 1/8 royalty, annual delay rentals of \$297.72 and a primary term of 10 years from date; in effect until April 18, 2000 (so long as annual rentals paid) unless extended by successful drilling, completion and production. This lease was first assigned by Hagan to Tex-Con Oil & Gas Company in April, 1991, and apparently has been assigned again to other mineral producers. Note: Rentals have been received and deposited into the Estate Account.

Madison County: Surface and Minerals (13 1/3 % only; all of which belongs to Daniel Shelby Peterson) (note "separate" 40 acres of minerals is owned by all in common.)

East Half of $NE\frac{1}{4} SW\frac{1}{4}$ of Section 28, Township 8 North, Range 2 East, containing 329.33 acres, more or less, and lying near certain railroad;

West Half of $NE\frac{1}{4}$ of Section 33, Township 8 North, Range 2 East, containing 9.30 acres, more or less, and lying near certain railroad;

Part of the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 27, Township 8 North, Range 2 East, containing 11.00 acres, more or less;

Part of the West Half of the NE $\frac{1}{4}$ and part of the West Half of the SE $\frac{1}{4}$ of Section 22, Township 8 North, Range 2 East, containing 163.06 acres, more or less;

Total Madison County land is 512.7 acres, more or less. Mineral Interest thought to be full or no less than at least one-half but title not certified and value inconsequential on advice of knowledgeable sources including consulting geologist.

► Separate Madison County Minerals:

Full mineral interest on and below SW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 25, Township 8 North, Range 2 East, containing 40 acres, more or less (no surface interest); currently under a paid up lease dated June 15, 1992 (Book 790 at Page 363) in favor of Amerada Hess Corporation, providing for 3/16 royalty and a primary term of five years in effect until June 15, 1997, unless secondary term established by production through drilling.

Scott County: Minerals Only

NW $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 13, Township 8 North, Range 7 East; full mineral interest, 40 acres, under lease to Kadane Oil Company of Wichita Falls, Texas, dated November 6, 1990 (OGL Book 116 at Page 42) having a primary term of 5 years and providing for 1/6 royalty. This is a paid-up lease without delay rental payments due; and will remain in effect until November 7, 1995, unless a secondary term is established by production upon successful drilling.

Bienville Parish,

Louisiana: Surface and Minerals

120 acres, more or less, the NE $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 9, Township 16 North, Range 8 West; and SE $\frac{1}{4}$ of SE $\frac{1}{4}$ of Section 4, Township 16 North, Range 8 West; and SE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 14, Township 16 North, Range 8 West. Forty acres (40) of minerals in part of subject lands, NE $\frac{1}{4}$ SE $\frac{1}{4}$ of

Section 9 are under production by Total Minatome Corporation of Houston and royalty pay managed by Sonat Exploration Company of Houston. Note that Estate Owner No. 1s 73647 and see additional note under paragraph 8.

TOTAL ACREAGE: Full surface and mineral, 1s 172, more or less; partial surface and minerals is estimated to be 512.7 (13.33%) more or less; separate mineral interest is stated as 80 acres, more or less (title not examined).

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the "in lieu" accounting report submitted by Petitioner is approved and that receipts shall be obtained from George Ray, Jr., Daniel Shelby Peterson, Mamie Ann Aya, and Irene Summerlin Waid Peterson upon distribution of their respective shares of cash remaining in the Estate Account, and their same percentage shares of interest in all real property, as tenants in common, as previously described in paragraph XII of findings of fact herein. After payment of expenses and court costs the balance of all remaining funds of the Estate account should and are hereby ordered to be divided among the four remaining beneficiaries in their respective interests: George Ray, Jr. (60%); Mamie Ann Aya (13 1/3 %); Irene Summerlin Waid Peterson (13 1/3 %), and Daniel Shelby Peterson (13 1/3 %).

IT IS ALSO ORDERED, ADJUDGED AND DECREED that under the terms of the Will and for the work performed by the attorney for the Executrix and Estate as shown by "Exhibit C" to the Petition, that Robert B. Childers may be paid \$ 15,873 for professional services to date. AND FURTHER, that Thomas Butchart, CPA, be paid \$ 2716⁵⁰ for his professional

B 37 P 694
accounting services to date.

AND FURTHER ORDERED, ADJUDGED AND DECREED that after payment of all remaining expenses and court costs, and the filing of ^{said attorney, accountant and} receipts from all four beneficiaries, ^{and the clerk for costs} that Laura C. Blanton be released from bond and discharged as Executrix.

SO ORDERED, ADJUDGED and DECREED this 11th day of May, 1994.

[Signature]
CHANCELLOR

STATE OF MISSISSIPPI
LEAKE COUNTY

CERTIFICATE OF CERTIFIED COPY

I, Sheila H. Crawford, Clerk of the Chancery Court of said county and state do certify that the above and foregoing is a true and correct copy of a Deed as the same appears on file and/or of Record in Minute Book No. 81 at Page 95 of the Records in my office. Witness my hand and seal of said court, this the 11th day of May 1994

By _____ D.C.

[Signature] Clerk

FILED
MAY 11 1994

Sheila H. Crawford, Chy. Clk.
By [Signature]
Minute Book 81, page 95

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LYNN H. WEBB, DECEASED

CAUSE NO. 2004-617

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI
COUNTY OF Rankin

JACK WEBB, being duly sworn, deposes and says as follows: My address is 109 Pembroke Pointe Drive, Madison, Mississippi 39110, and I am the Executor of the Last Will and Testament of Lynn H. Webb, Deceased, who died on the 19th day of July, 2004.

At the time of death, the domicile or legal residence of said Decedent was Madison County, Mississippi. The Decedent resided in the State of Mississippi for many years prior to death.

This affidavit is made for the purpose of certifying that a reasonably diligent effort to identify creditors was made, in accordance with Section 91-7-145, Mississippi Code of 1972, as Annotated, viz --

(1) I reviewed the known personal effects of the Decedent for indices of creditors;

FILED
THIS DATE
AUG 16 2004
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] DC

(2) I reviewed for bills in the mail which come unto the address of the Decedent.

Notice by First Class Certified U.S. Mail, postage prepaid, was then sent to the last known address of the following, who have been identified as creditors, or potential creditors, of the Estate:

Social Security Administration
McCoy Federal Building
100 West Capitol Street, Suite 401
Jackson, Mississippi 39269

Division of Medicaid
239 North Lamar Street, Room 801
Jackson, MS 39269

McRae's
P.O. Box 5211
Carol Stream, IL 60197-5211

USAA Credit Card
P.O. Box 65020
San Antonio, TX 78265-5020

Dr. Richard Russell
Jackson Medical Clinic
P.O. Box 23996
Jackson, MS 39225

Mississippi Baptist Hospital
P.O. Box 23090
Jackson, MS 39225

Time Warner Cable
P.O. Box 580410
Charlotte, NC 28258-0410

Entergy
P.O. Box 61825
New Orleans, LA 70161-1825

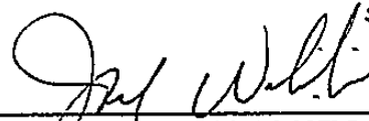
BellSouth
P.O. Box 1857
Alpharetta, GA 30023-1857

Centerpoint Entergy
104 Crosspark Drive
Pearl, MS 39208

Canton Municipal Utilities
P.O. Box 114
Canton, MS 39046-0114

The above creditors were advised in their respective notices: A failure to have their claim probated and registered by the Clerk of the Court granting letters within the ninety (90) day period from date of first publication, will bar the claim. Copies of said letters to creditors are attached hereto and hereby herein incorporated as Collective Exhibit "A."

Further Affiant saith not.



JACK WEBB, EXECUTOR OF THE
ESTATE OF LYNN H. WEBB,
DECEASED

SWORN TO AND SUBSCRIBED BEFORE ME, this the 13th day of

August, 2004.

My Commission Expires:

Dec 2, 2007



NOTARY PUBLIC



**RINGER & SIMMONS
DAVID RINGER, MSB# 5364
125 EAST MAIN STREET
POST OFFICE BOX 737
FLORENCE, MISSISSIPPI 39073
(601) 845-7349/FAX (601) 845-6799
G:\RLFSVRIESTATES\EXECUTOR\LWEBB\IAFFOFEX**

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 1680 0006 9755 4100

August 13, 2004

Social Security Administration
McCoy Federal Building
100 West Capitol Street, Suite 401
Jackson, Mississippi 39269

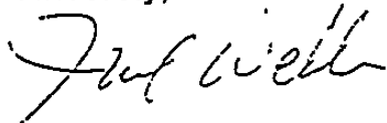
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probation proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

COLLECTIVE EXHIBIT "A"

B 37 P 700

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

7003 11080 0006 9755 4117

August 13, 2004

Division of Medicaid
239 North Lamar Street, Room 801
Jackson, MS 39269

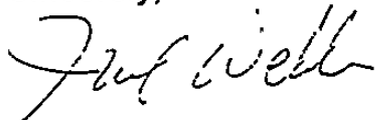
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probation proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 11080 0006 9755 4124

August 13, 2004

McRae's
P.O. Box 5211
Carol Stream, IL 60197-5211

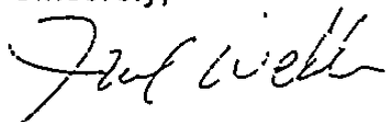
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probate proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 1680 @006 9755 4/31

August 13, 2004

USAA Credit Card
P O Box 65020
San Antonio, TX 78265-5020

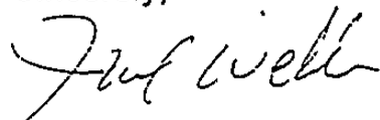
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probation proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 1680 0006 9755 4448

August 13, 2004

Dr. Richard Russell
Jackson Medical Clinic
P.O. Box 23996
Jackson, MS 39225

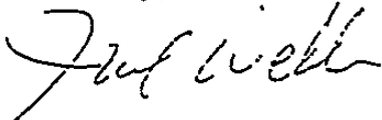
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probate proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

7003 1680 0006 9735 4155

August 13, 2004

Mississippi Baptist Hospital
P.O. Box 23090
Jackson, MS 39225

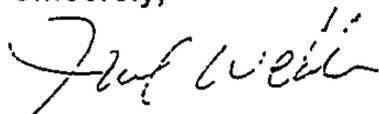
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probate proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 11080 0006 9735 4102

August 13, 2004

Time Warner Cable
P.O. Box 580410
Charlotte, NC 28258-0410

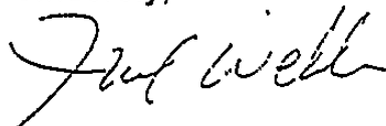
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probaton proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 11080 0006 9755 4179

August 13, 2004

Entergy
P O Box 61825
New Orleans, LA 70161-1825

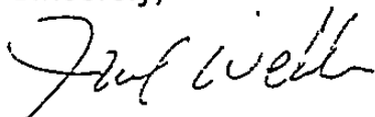
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probaton proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 1680 0006 9755 4186

August 13, 2004

BellSouth
P.O. Box 1857
Alpharetta, GA 30023-1857

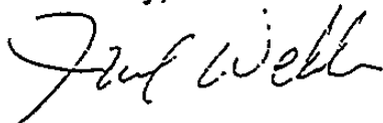
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probate proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No: 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7003 1680 0000 9755 4193

August 13, 2004

Centerpoint Entergy
104 Crosspark Drive
Pearl, MS 39208

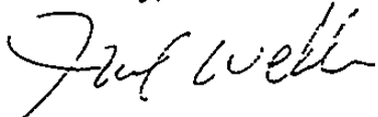
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probation proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

7093 1080 0006 9755 4209

August 13, 2004

Canton Municipal Utilities
P.O. Box 114
Canton, MS 39046-0114

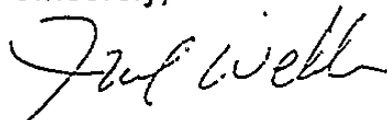
RE: Lynn H. Webb

Dear Sir or Madam:

You are hereby advised that a probate proceeding has been instigated for the above-referenced Estate. You have been identified as a potential creditor of the Estate.

Please be advised that your failure to probate a claim against the referenced Estate on or before November 24, 2004, will bar such claim. All claims, including any written evidence of same should be presented to the Chancery Clerk of Madison County, Mississippi, Cause No. 2004-617 within the stated time.

Sincerely,



Jack Webb,
Executor of the Estate of
Lynn H. Webb, Deceased