

TO THE LAST WILL AND TESTAMENT

OF

GEORGE H. ROBINSON

2005-981

FILED
THIS DATE
NOV 14 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Steen* D.C.

I, **GEORGE H. ROBINSON**, an adult resident citizen of Madison County, State of Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and in all respects competent and qualified, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated May 1, 1996.

ITEM ONE

I hereby delete Article Nine of my Last Will and Testament and replace it with the following provision.

ARTICLE NINE

Powers of Executrix and Trustee

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

1. To exercise all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being §§91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, as now enacted, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executrix and Trustee herein named shall continue to have all of the powers, rights and discretions granted by said "Uniform Trustees' Powers Law", the same as if it were still in effect.
2. To purchase or otherwise acquire and to retain, whether originally a part of the estate or subsequently acquired, any and all stocks, bonds, notes or other securities, or shares or interests in investment trusts and common trust funds, or in any other property, real, personal or mixed, as they may deem advisable, whether or not such investments or property be of the character permissible by fiduciaries, without being liable to any person for such retention or investment.
3. To pay all necessary expenses of administering the estate and any trust including taxes, trustees' fees, fees for the services of accountants, agents and attorneys, and to reimburse said parties for expenses incurred on behalf of the estate or any trust hereunder.

G.H.R.
G.H.R.

4. To determine what is principal and what is income with respect to all receipts and disbursements; to establish and maintain reserves for depreciation, depletion, obsolescence, taxes, insurance premiums, and any other purpose deemed necessary and proper by them and to partite and to distribute property of the estate or trust in kind or in undivided interests, and to determine the value of such property. The Trustee is hereby authorized and empowered to hold and invest the assets of any trust created hereunder jointly and in undivided shares or interests.
5. To perform such acts, to participate in such proceedings and to exercise such rights and privileges in respect to any property, as if they were the absolute owner thereof, and in connection therewith to enter into and execute any and all agreements binding my estate and any trust created hereunder.
6. To borrow money from such source or sources and upon such terms and conditions as my Executrix or Trustee shall determine, and to give such security therefor as my Executrix or Trustee may determine.
7. To participate in any plan of reorganization, consolidation, dissolution, redemption, or similar proceedings involving assets comprising my estate or any trust created hereunder, and to deposit or withdraw securities under any such proceedings.
8. To compromise, settle or adjust any claim or demand by or against my estate, or any trust, to litigate any such claims, including, without limitation, any claims relating to estate or income taxes, and to agree to any rescission or modification of any contract or agreement.
9. To sell, exchange, assign, transfer and convey any security or property, real or personal, held in my estate, or in any trust, at public or private sale, at such time and price and upon such terms and conditions (including credit) as my Executrix or Trustee may deem advisable and for the best interest of my estate, or any trust. I hereby waive any requirement of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court authority or approval for any such sale, exchange, assignment, transfer or conveyance of any real or personal property.
10. To lease any real or personal property for such term and upon such terms and conditions and rentals and in such manner as may be deemed advisable (with or without privilege of purchase), and any lease so made shall be valid and binding for the full term thereof even though the same shall extend beyond the duration of the administration of my estate, or any trust created hereunder, all without the approval or authority of any court, and to insure against fire or other risks, to make repairs, replacements and improvements, structural or otherwise, to any real property, to improve any real property and to pay the cost out of principal.

11. Unless otherwise specifically provided, to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or in an undivided interest therein, or partly in cash and partly in other property, and to do so with or without regard to the income tax basis of specific property allocated to any beneficiary and without making pro rata distributions of specific assets.
12. To settle, adjust, dissolve, windup or continue any partnership in which I may own a partnership interest at the time of my death, subject, however, to the terms of any partnership agreement to which I am a party at the time of my death. I authorize my Executrix and Trustee to continue in any partnership for such periods and upon such terms as they shall determine. Neither my Executrix nor my Trustee shall be disqualified by reason of being a partner in such firm from participating on behalf of my estate in any dealings herein authorized to be carried on between my Executrix or Trustee and the partners of any such partnership.
13. To make any elections and to take any actions necessary in connection therewith which are available under the Internal Revenue Code of 1986, as amended, including, but not limited to, Section 2032, Section 2032A, and Section 6166.
14. To disclaim any property which my estate or any trust created hereunder may otherwise be entitled to receive and to take any and all necessary or proper actions to make and fully effectuate a qualified disclaimer or disclaimers under Internal Revenue Code Section 2518, or any similar provision which may be subsequently enacted, and under any disclaimer statute or law which may at any time be in effect under Mississippi law.

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

In addition to the powers hereinabove specifically given to my Executrix, with respect to my estate, and my Trustee, with respect to any Trust created hereunder, I specifically give to Morgan Stanley Dean Witter Trust FSB, while serving as such Trustee of any Trust created hereunder, with respect to any such Trust, the following specific powers:

A. TRUSTEE POWERS

1. To retain, indefinitely, any investments and to invest and reinvest in any and all stocks, bonds, mutual funds, notes, securities, and or other property constituting the Trust fund, all of which shall be done at the discretion of Trustee.
2. The Trustee is specifically authorized to invest assets of the Trust in mutual funds for which affiliates of the Trustee act as investment advisor or investment manager, principal underwriter and/or

distributor and/or for which the Trustee and/or its affiliates provide services. It is specifically acknowledged that the Trustee and its affiliates receive compensation from such Affiliated Mutual Funds and the receipt of such compensation by the Trustee and its affiliates in addition to the trustee's fees is specifically authorized.

3. The Trustee is specifically authorized to delegate investment management functions to an affiliate of the Trustee and it is specifically acknowledged that the Trustee shall compensate such affiliate for such services from its trustee's fees.
4. The Trustee is specifically authorized to execute securities transactions without providing written contemporaneous confirmation thereof to any beneficiary and to execute securities transactions through any broker/dealer, including an affiliate of Trustee. Confirmation of such transactions shall be included in the periodic Trust statement
5. To vote directly or by proxy at any election or stockholders' meeting, any shares of stock held hereunder including shares of any mutual fund for which Trustee, or any of its affiliates, is advisor or otherwise provides services for compensation
6. To hold any or all securities or property in Trustee's name, or as Trustee, or in the name of a nominee or nominee of an affiliate, and in accounts or deposits administered in any location by Trustee or any affiliate of Trustee. In the event the same are held in its own name or in the name of a nominee or nominees, suitable designation is to be made upon the books and records of Trustee that such securities or property are so held as part of any Trusts hereunder.
7. To divide or distribute principal in kind or in money, or partly in each, or by way of undivided interests, pro rata or non-pro rata, in such manner as Trustee shall deem advisable.

B. TRUSTEE COMPENSATION

Trustee shall be entitled to receive, out of the income and principal of the Trust fund, compensation for its services hereunder, to be determined from time to time by the application of the schedule of fees as published by Trustee and in effect at the time such fees are charged for Trusts of a similar size and character, and in the event that Trustee shall be called upon to render any extraordinary services, it shall be entitled to additional compensation therefor.

Receipt of a Trustee fee schedule and receipt of a current prospectus or disclosure document for one or more of the mutual funds or other investment accounts sponsored by an affiliate of the Trustee is acknowledged by the parties hereto. It is further acknowledged that Trustee and its affiliates may be compensated by such funds and/or accounts for services rendered, including investment advisor, administrator, transfer agent and/or underwriter, and that such compensation is described in further detail in such prospectus or disclosure document and is in addition to compensation received by Trustee in its capacity as trustee hereunder

C. MISCELLANEOUS

1. Trustee may resign by written instrument delivered to any beneficiary of the Trust and Trustee may be removed as Trustee by a committee consisting of **GEORGE H.**

ROBINSON, JR., JAMES B. ROBINSON and SUSAN R. LANDRUM. Any Successor Trustee, individual or corporate, may be appointed by said committee. In case of any vacancy in the office of Trustee because of the refusal, failure or inability of said committee to appoint a Successor Trustee, such appointment shall be made by any court having jurisdiction and any expenses of petition therefor shall be paid as an expense of the Trust directly from the Trust fund.

The Successor Trustee may be any individual or corporate Trustee residing in any state. No Successor Trustee shall be liable for the acts, omissions or defaults of prior Trustees and shall have no responsibility to examine the actions of or determine omissions to act by any prior Trustee and each Successor Trustee shall have responsibility only with respect to property delivered to it by the predecessor Trustee.

2. In the event Trustee is unwilling or unable to act with respect to any Trust property, Trustee shall have the power to designate in writing an individual or entity, to act as an alternate Trustee with respect to any specified Trust property. The alternate Trustee shall administer any such specified property and any income therefrom pursuant to direction by the delegating Trustee. The alternate Trustee shall have all of the Trustee powers with respect to the specified property provided for by this Agreement unless otherwise limited in writing by the delegating Trustee. Any alternate Trustee may resign at any time by delivery of an instrument in writing to the delegating trustee and the delegating Trustee may at any time remove the alternate Trustee.
3. Trustee may transfer the situs and shall not be required to give any bond or surety. To the greatest extent possible, Trustee shall not be required to file accountings with any court.

D. STATE LAW and SITUS

Immediately upon the effectiveness of the appointment of the Trustee, the situs of the Trust shall be the state where the Trustee is located and the terms and provisions hereof shall be interpreted according to the laws of such state.

ITEM TWO

I hereby delete Article Eleven of my Last Will and Testament and replace it with the following provision:

ARTICLE ELEVEN

Appointment of Trustee

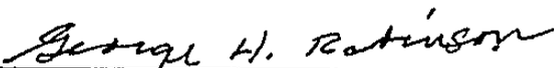
I hereby appoint **MORGAN STANLEY DEAN WITTER TRUST FSB** to be Trustee of any Trust created under this, my Last Will and Testament. If for any reason **MORGAN STANLEY DEAN WITTER TRUST FSB** shall be or become unable, unwilling or ineligible to serve as Trustee or for any reason shall discontinue its service or shall resign as Trustee, then a committee consisting of **GEORGE H. ROBINSON, JR., JAMES B. ROBINSON and SUSAN R. LANDRUM** shall

appoint a successor Trustee. Said committee shall also have the power and authority to remove a Trustee and to appoint a successor Trustee. Said committee shall not be required to seek or obtain court approval to remove a Trustee or to appoint a successor Trustee, but may, in the discretion of the committee, seek such court approval if the committee so desires and if such approval is sought, all interested parties shall be named as parties to the proceeding to seek approval and/or appointment of a successor Trustee as designated by said committee. I direct that the unanimous vote of the committee shall be required for the removal and appointment of a successor Trustee. I further direct that the majority vote of the committee shall be required for the removal and appointment of any member of the committee.

ITEM THREE

Except as amended as set forth in this First Codicil to my Last Will and Testament, I ratify and confirm all of the provisions of my said Last Will and Testament dated May 1, 1996.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of Jamie G. Houston, III, and Joe D. Nosef, III, whom I have requested to act as subscribing witnesses hereto on this 2nd day of May, 2000.

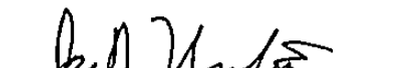


 GEORGE H. ROBINSON

Witnesses:



 Jamie G. Houston, III



 Joe D. Nosef, III

We, each of the subscribing witnesses to the foregoing First Codicil to the Last Will and Testament of GEORGE H. ROBINSON, do hereby declare that we have acted as subscribing witnesses hereto at the request of the said GEORGE H. ROBINSON, that he declared this instrument to be the First Codicil to his Last Will and Testament to us; that he affixed his signature hereto in the presence of each of us; and that we have affixed our signatures hereto in his presence

and in the presence of each other, all on the day and year above written; and that on said occasion, the said **GEORGE H. ROBINSON**, was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 2nd day of May, 2000.

WITNESSES:

ADDRESS:

Jamie G. Houston III
Jamie G. Houston, III

400 E. Capitol St., Suite 300
Jackson, Mississippi 39201

Joe D. Nosef, III
Joe D. Nosef, III

400 E Capitol St., Suite 300
Jackson, Mississippi 39201

PROOF OF FIRST CODICIL TO LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, **Jamie G. Houston, III**, and **Joe D. Nosef, III**, credible and competent subscribing witnesses to the foregoing instrument of writing dated the 2nd day of May, 2000, purporting to be the First Codicil to the Last Will and Testament of **GEORGE H. ROBINSON**, each of whom having been first duly sworn, state on oath that the said **GEORGE H. ROBINSON**, signed, made, published and declared said instrument as the First Codicil to his Last Will and Testament on the 2nd day of May, 2000, the date of said instrument, in the presence of these affiants; that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint; that the affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of **GEORGE H. ROBINSON**, and in the presence of **GEORGE H. ROBINSON**, and in the presence of each other; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation, that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi, that at the time of said attestation the Testatrix, **GEORGE H. ROBINSON**, indicated to the affiants that he was a resident of and had a fixed place of residence in Madison County, State of Mississippi; and that this Proof of First Codicil to Last Will and Testament is attached to the original of that certain foregoing written instrument signed, made, published and declared by the said Testator, **GEORGE H. ROBINSON**, as the First Codicil to his Last Will and Testament on this, the 2nd day of May, 2000

Jamie G. Houston III

Jamie G. Houston, III
400 E Capitol Street, Suite 300
Jackson, MS 39201

Joe D. Nosef III

Joe D. Nosef, III
400 E. Capitol Street, Suite 300
Jackson, MS 39201

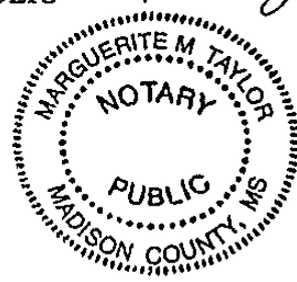
SWORN TO AND SUBSCRIBED before me on this, the 2nd day of May, 2000.

Marguerite M. Taylor

NOTARY PUBLIC

My Commission Expires.

Notary Public State of Mississippi At Large
My Commission Expires: April 29, 2002
Bonded thru Hudson, Brooks & Garland, Inc



L:\1950\04471\W002B codicil wpd

MADISON COUNTY, MS This instrument was
filed for record Nov. 14, 2005

Book 39 Page 404
ARTHUR JOHNSTON, C
BY K. Sullivan DC



LAST WILL AND TESTAMENT
OF
DENONE S. COPELAND

2005-963

I, Denone S Copeland, of Ridgeland, Mississippi, revoke my former Wills and Codicils and declare this to be my Last Will and Testament.

FILED
THIS DATE
NOV 15 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Meadows* D.C.

ARTICLE I
IDENTIFICATION OF FAMILY

I am not currently married to anyone.

The failure of this Will to provide for any distribution to my child: Therman L. Howard, Jr is intentional

ARTICLE II
PAYMENTS OF DEBTS AND EXPENSES

I direct that my just debts, funeral expenses, and expenses of last illness be first paid from my estate

ARTICLE III
DISPOSITION OF PROPERTY

Residuary Estate I direct that my residuary estate be distributed to my grandson, Jeramiah Lee Howard, of Ridgeland, Mississippi. subject to the following:

- 1 If such beneficiary does not survive me, my residuary estate shall be distributed to my heirs-at-law, their identities and respective shares to be determined under the laws of the State of Mississippi, then in effect, relating to the succession of separate property that is not attributable to a predeceased spouse, as if I died intestate at the time fixed for distribution under this provision.
- 2 I direct that my grandson, Jeramiah Lee Howard, take the proceeds of that certain life insurance policy that I have with American General Insurance Company, in the face amount of \$15,000 and disburse it by using up to \$6000 for my funeral expenses and then giving \$2000 from the proceeds of said policy to my brother, Walter W Shivers The balance of said insurance policy will then become the property of my grandson, Jeramiah Lee Howard.
- 3 I manifest my desire that my brother, Walter W Shivers, be permitted by my

grandson, Jeramiah Lee Howard, to rent the house and lot that I own at 137 North Wheatley, Ridgeland, Mississippi 39157 for as long as my aforesaid grandson and brother are mutually agreeable on the terms of said rental agreement on said property.

ARTICLE IV NOMINATION OF EXECUTOR

I nominate Jeramiah Lee Howard, of Ridgeland, Mississippi, as the Executor, without bond or security. If such person or entity does not serve for any reason, I nominate Walter W. Shivers, of Ridgeland, Mississippi, to be the Executor, without bond or security.

ARTICLE V EXECUTOR POWERS

My Executor, in addition to other powers and authority granted by law or necessary or appropriate for proper administration, shall have the right and power to lease, sell, mortgage, or otherwise encumber any real or personal property that may be included in my estate, without order of court and without notice to anyone.

My Executor shall have the right to administer my estate using "informal", "unsupervised", or "independent" probate or equivalent legislation designed to operate without unnecessary intervention by the probate court.

ARTICLE VI MISCELLANEOUS PROVISIONS

A. Paragraph Titles and Gender. The titles given to the paragraphs of this Will are inserted for reference purposes only and are not to be considered as forming a part of this Will in interpreting its provisions. All words used in this Will in any gender shall extend to and include all genders, and any singular words shall include the plural expression, and vice versa, specifically including "child" and "children", when the context or facts so require, and any pronouns shall be taken to refer to the person or persons intended regardless of gender or number.

B. Liability of Fiduciary. No fiduciary who is a natural person shall, in the absence of fraudulent conduct or bad faith, be liable individually to any beneficiary of my estate, and my estate shall indemnify such natural person from any and all claims or expenses in connection with or arising out of that fiduciary's good faith actions or nonactions as the fiduciary, except for such actions or nonactions which constitute fraudulent conduct or bad faith.

C Beneficiary Disputes. If any bequest requires that the bequest be distributed between or among two or more beneficiaries, the specific items of property comprising the respective shares shall be determined by such beneficiaries if they can agree, and if not, by my Executor

IN WITNESS WHEREOF, I have subscribed my name below, this 28th day of June, 2004.

Testator Signature: *Denone S. Copeland*
Denone S. Copeland

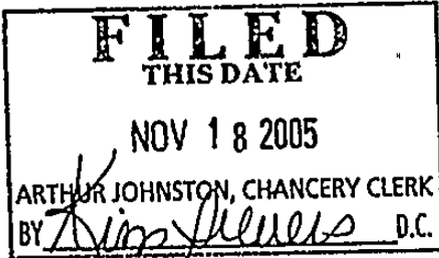
We, the undersigned, hereby certify that the above instrument, which consists of three pages, including the page which contains the witness signatures, was signed in our sight and presence by Denone S. Copeland (the "Testator"), who declared this instrument to be her Last Will and Testament and we, at the Testator's request and in the Testator's sight and presence, and in the sight and presence of each other, do hereby subscribe our names as witnesses on the date shown above.

Witness Signature: *E. P. Loblano, Jr*
Name: E. P. Loblano, Jr
City: Ridgeland
State: Mississippi

Witness Signature: *Angela Wade*
Name: Angela Wade
City: Ridgeland
State: Mississippi

MADISON COUNTY, MS This instrument was
filed for record NOV. 15, 2005.
Book 39 Page 412
ARTHUR JOHNSTON, C.C.
BY: *R. Dennis D.C.*





THE LAST WILL AND TESTAMENT

OF

DONALD JOSEPH POWELL, SR.

2005-984

WHEREAS, I, DONALD JOSEPH POWELL, SR., being an adult resident citizen of Madison County, Mississippi, and being of sound and disposing mind and of testamentary capacity, and not contemplating suicide 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 nominate, constitute and appoint my daughter, Lisa P. Moore, as Executrix of my Estate. I direct that no bonds, nor accountings shall be required of any Executrix 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 daughter, Lisa P. Moore, is unwilling or unable to serve as Executrix of my Estate, then I hereby nominate Mae Cox Bozeman, to serve as Substitute Executrix of my Estate. I direct that no bonds, nor accountings be required of any Executrix,

in their capacity as of my Estate.

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

IV.

I hereby devise and bequeath the following personal items as set forth hereinbelow:

Unto Lisa P. Moore, I leave my shotgun.

Unto Donald Joseph Powell, Jr., I leave my Browning 7 mm rifle.

Unto Darchy C. Powell King, I leave my 308 lever action rifle.

All rest, residue and remainder of my Estate, whether personal or real and wherever sited I leave to my beloved wife, Linda C. Powell.

V.

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

10 DAY OF AUGUST, 2001.

D.S.P. SR.

Donald Joseph Powell Sr.
T E S T A T O R

WITNESSES:

Shawna Cox
Harold Cunningham

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of Donald Joseph Powell, Sr. do hereby certify that said instrument was signed by the said Donald Joseph Powell, Sr., in our presence and in the presence of each of us and that Donald Joseph Powell, Sr., declared the same to be his 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 Donald Joseph Powell, Sr., in his presence and in the presence of each other.

WITNESSES:

Shawna Cox
NAME
PO Box 385
ADDRESS
Flora, MS 39071

Harold Cunningham
NAME
208 Hwy. 49 N.
ADDRESS
Jackson, MS 39209

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF DONALD JOSEPH POWELL, SR., DECEASED

CAUSE NO. _____

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 SHAWNA COX, 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 DONALD JOSEPH POWELL, SR., deceased; nor did I have such interest at the time or since the time that DONALD JOSEPH POWELL, SR. 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 DONALD JOSEPH POWELL, SR., 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 10th day of August, 2001.

(3) That on the 10th day of August, 2001, the said DONALD JOSEPH POWELL, 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 Hazel Cunningham, the other subscribing witness to said instrument.

(4) That the said DONALD JOSEPH POWELL, SR. was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

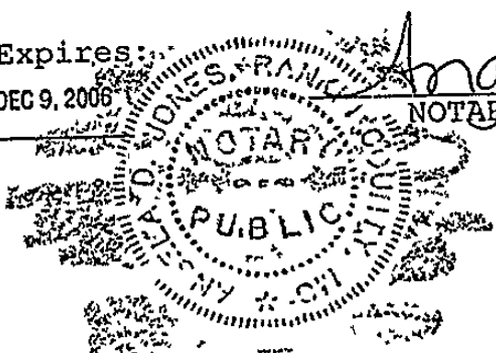
(5) That this Affiant, together with Hazel Cunningham, subscribed and attested to said instrument, as witnesses to the signature and publication derived at the special instance and request and in the presence of DONALD JOSEPH POWELL, SR., and in the presence of each other.

Shawna Cox
SHAWNA COX

SWORN TO AND SUBSCRIBED, this 2ND day of November, 2005.

My Commission Expires:
MY COMMISSION EXPIRES DEC 9, 2006

Angela Jones
NOTARY PUBLIC



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF DONALD JOSEPH POWELL, SR., DECEASED

CAUSE NO. _____

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 HAZEL CUNNINGHAM, who being by me first duly sworn according to law, says on oath:

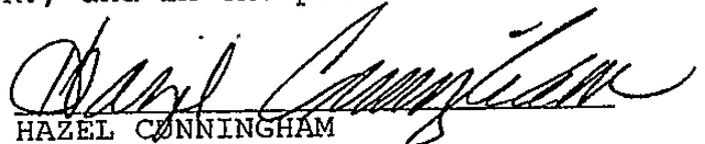
(1) I am over twenty-one (21) years of age, and was such at the time I witnessed the instrument hereinafter described. I am not the convict of a felony. I have no interest, direct or indirect, in the property or estate of DONALD JOSEPH POWELL, SR., deceased; nor did I have such interest at the time or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

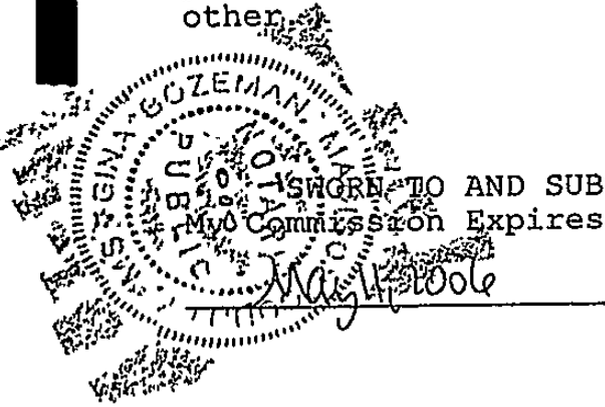
(2) That this Affiant is one of the subscribing witnesses to an instrument of writing recorded to be the Last Will and Testament thereto of DONALD JOSEPH POWELL, SR., deceased, who was personally known to the Affiant, and whose signature is affixed to said Last Will and Testament, whose Last Will and Testament was dated, signed and witnessed on the 10th day of August, 2001.

(3) That on the 10th day of August, 2001, the said DONALD JOSEPH POWELL, 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 SHAWNA COX, the other subscribing witness to said instrument.

(4) That the said DONALD JOSEPH POWELL, SR. 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 DONALD JOSEPH POWELL, SR., and in the presence of each other.


HAZEL CUNNINGHAM



I AM SWORN TO AND SUBSCRIBED, this 24th day of October, 2005.


NOTARY PUBLIC

MADISON COUNTY, MS. This instrument was filed for record Nov. 18, 2005

Book 39 Page 415
ARTHUR JOHNSTON, CC

BY  DC



LAST WILL AND TESTAMENT

B 39 P 420

OF

2005-802

JOHN STEPHEN HUNT

I, the undersigned, JOHN STEPHEN HUNT, an adult resident citizen of Madison County, Mississippi, above the age of eighteen years and of sound and disposing mind and memory do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking all previous wills or codicils thereto heretofore made by me

ITEM I

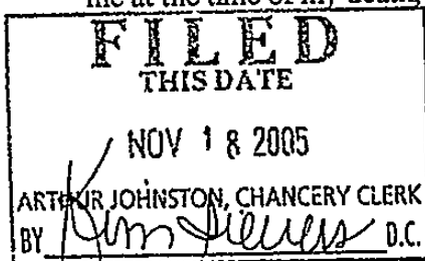
I hereby direct my Executrix, hereafter named, to pay all my just debts which may be probated, registered or allowed against my Estate as soon after my death as is practical, and prior to distribution of any of my assets

ITEM II

I hereby name, constitute and appoint my wife, LUCRETIA NORWOOD HUNT, as the Executrix of this my Last Will and Testament I further direct that she act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. I further waive appraisal and accounting of my assets and, insofar as is lawful, inventory thereof If my wife predeceases me, or if we are killed in a common disaster, or under such circumstances that it cannot be determined which of us survived the other, I then hereby name, constitute and appoint my brother-in-law, ROBERT E NORWOOD, as an Alternate Executor, under the same terms and conditions heretofore imposed upon my wife

ITEM III

I hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to my wife, LUCRETIA NORWOOD HUNT, should she survive me In the event my wife predeceases me, or if we are killed in a common disaster, I then hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same

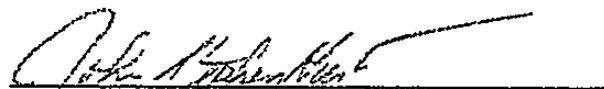


may be situated, to ROBERT E. NORWOOD, in trust however, as Testamentary Trustee, for the use and benefit of my daughters, APRIL ELISE HUNT and ALISON DENISE HUNT, should they not have attained the age of majority at the time of my death, or our death, should we die in a common disaster. I place all confidence in ROBERT E. NORWOOD, knowing that he will have the best interest of APRIL ELISE and ALISON DENISE at heart and will utilize the trust in a manner necessary to provide for the day-to-day care and maintenance of our daughters, as well as provide for the cost required in completing their college education. I place no restrictions on the Testamentary Trustee designated herein other than as recited herein. At such time as my daughters have completed their education as set forth above, I hereby direct that the trust shall cease and any remaining funds be distributed equally between my three children, JOHN ANDREW HUNT, APRIL ELISE HUNT, and ALISON DENISE HUNT, share and share alike, or should any have predeceased me, to their issue, per stirpes.

If, at the time of my death my daughters, APRIL ELISE and ALISON DENISE, have not attained the age of majority, and if my Wife has predeceased me, or if we are killed in a common disaster, I then hereby name, constitute and appoint WILLIAM E. HUNT and KATHERINE JOAN HUNT, or the survivor of them if either has predeceased me, as Testamentary Co-Guardians over the persons of my daughters. If WILLIAM E. HUNT and KATHERINE JOAN HUNT, or the survivor of them has predeceased me, and if my Wife has predeceased me or if we are killed in a common disaster, I then hereby name, constitute and appoint ROBERT E. NORWOOD and DEBBIE NORWOOD, or the survivor of them, as Alternate Co-Guardians over the persons of my daughters; and, should any of the above named individuals be unable or unwilling, or deceased at the time of my death, I then hereby name, constitute and appoint, EARL HUNT and GAY HUNT, as Alternate Co-Guardians, or the survivor of them, over the persons of my daughters. I place no restrictions on the Testamentary Co-Guardians, as I have absolute confidence that they will make every effort to raise my daughters in the manner I desire, and will at all times keep their best interests in mind.

Should my Wife predecease me, or if we are killed in a common disaster, and at my death APRIL ELISE and ALISON DENISE have attained the age of majority, I then hereby give, devise and bequeath all assets owned by me at my death to my children, JOHN ANDREW HUNT, APRIL ELISE HUNT, and ALISON DENISE HUNT, share and share alike, or if any have predeceased me, to their issue, per stirpes.

WITNESS MY SIGNATURE on this, the 4th day of Oct., 1998



 JOHN STEPHEN HUNT

CERTIFICATE OF SUBSCRIBING WITNESSES

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

WITNESS OUR SIGNATURES on this, the 4th day of Oct., 1998

Suzanne Rankin Residing at 204 Second St. - Glora 4715

[Signature] Residing at 204 Second St. Glora 4715

MADISON COUNTY, MS. This instrument was
filed for record Nov. 18, 2005.
Book 39 Page 420
ARTHUR JOHNSTON, C.C.
BY: R. Lewis D.C.



LAST WILL AND TESTAMENT
of
OUIDA TOWNLEY HOWARD

2005-983

I, Ouida Townley Howard, a resident of the City of Jackson, First Judicial District of Hinds County, Mississippi, being over the age of twenty-one years, of sound and disposing mind and memory, and ever mindful of the uncertainty of this life and the certainty of death, and being desirous of adjusting my worldly affairs while in health, do hereby make, ordain, declare and publish this, my Last Will and Testament, hereby revoking all former wills and codicils thereto heretofore by me made.

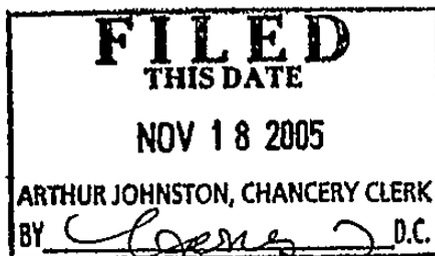
ITEM 1. I hereby direct my Executors to pay all of my just debts which may be probated, registered and allowed against my estate. I direct my Executors to pay all Federal and State, estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes, out of my residuary estate.

ITEM 11. I give, devise, and bequeath unto my beloved sons, WILLIS B. HOWARD, JR., AND GEORGE BRADLEY BURNS-HOWARD, all of my property, both real and personal, and mixed, of whatever nature and wheresoever situate they or it may be. If either son shall have pre-deceased me, then the share which said son would have received shall go to his heirs at law, or, in the event of a Last Will and Testament, to the beneficiaries named therein.

Should there be a disagreement between my sons in making a division of the property, each of my said sons, or in the event of their death, their successors, shall have the privilege of drawing lots for such property in dispute, said property to go to the lucky party of the draw, provided he pays to the loser of the draw one half of the market value of the property.

Page One of My Will

Ouida Townley Howard



Should the parties not agree as to the market value of the property, they shall then select a qualified appraiser mutually agreed to by them to appraise the property, and such appraised value shall be the market value.

ITEM III. In the event any of my beneficiaries shall desire to sell real property, personal property, or evidence of indebtedness held by me and in which I have a partner, said partner or partners, shall have the right of refusal to purchase said property or evidence of indebtedness.

ITEM IV. I appoint and constitute my two sons, Willis B. Howard, Jr., and George Bradley Burns-Howard as Executors of this my Last Will and Testament, and of my estate, of whom no bond or security shall be required in such office. Should either be unable or decline to serve as such, because of residency or otherwise, then the other one shall serve. Under no circumstances will the said alternate Executor be required to post bond as such.

IN WITNESS WHEREOF, I have caused this, my Last Will and Testament, consisting of three (3) pages, including the following page and identified by my signature at the bottom of each page, and have written and declared and do hereby declare and publish this as my Last Will and Testament in the presence of the subscribing witnesses hereto, and each of whom I have specially requested to witness my execution of this instrument in my presence and in the presence of each other, and all this done at Jackson, Mississippi, of the 31st day of August 1993.

Ouida Townley Howard
OUIDA TOWNLEY HOWARD

WITNESSES:

Esther S. Harder
3419 Northmeade
Jackson, Ms 39216
Donald H. Bell
4745 Northampton Dr.
Jackson, MS 39211

Page Two of My Will Ouida Townley Howard

A T T E S T A T I O N

We, the undersigned, hereby certify that on this 31st day of August 1993, at the special instance and request of Ouida Townley Howard, whom each of personally know, we witnessed her execution of her foregoing Last Will and Testament, and she in our presence having first signed, published and declared said instrument as her Last Will and Testament, and we and each of us, in her presence and in the presence of each other, and at her special instance and request having subscribed our names as attesting and subscribing witnesses thereto; and we, furthermore, certify that at said time the said Testatrix was of legal age and of sound and disposing mind and memory.

Eathan S. Harder
Donald H. Bell

Page Three of my Will Ouida Townley Howard

MADISON COUNTY, MS THIS instrument was filed for record Nov. 18, 2005

Book 39 Page 423
ARTHUR JOHNSTON, CC

BY Johnston DC



LAST WILL AND TESTAMENT

OF

2005-918

JUANDA A. SPENCER

I, JUANDA A. SPENCER of the County of Madison, State of Mississippi, being above the age of eighteen years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any other Wills and Codicils heretofore made by me.

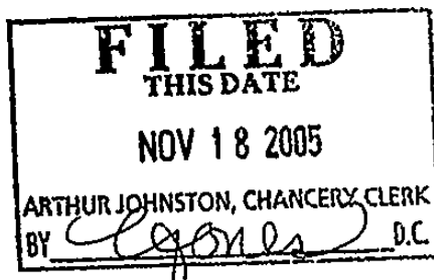
1. **DEBTS, FUNERAL EXPENSES, AND TAXES.** I direct that all my debts, funeral expenses, and the expenses of my last illness be paid from my estate. I further direct that my Executor pay all estate, inheritance, and similar taxes imposed by the United States of America, or any state or subdivision with respect to my estate, including not only property passing under this Will (which term shall include any Codicil) but also any other property or interest of any character taxable in my estate, and that all such taxes so paid by my Executor be paid as administration expenses.

2. **BEQUEST AND DEVISE.** I hereby bequeath and devise unto my entire estate, both real and personal, and all property acquired by me or to which I may become entitled after the execution of this Will, and all property over which I now have or may hereafter acquire any power of appointment to my three children, to be divided among them in the following proportions: Bernard F. May - 50%, B. Clarke May, Jr.. - 45%, Lee Ann McCardle - 5%. I am leaving my daughter only 5% for reasons she is aware of and it is my intention that she receive only 5%. In the event any child of mine has predeceased me, I leave that child's portion of my estate to that child's heirs.

3. **PERSONAL PROPERTY LIST.** Should I prepare a personal property list designating specific items of personal property and the recipients thereof, I hereby request that my Executor comply with said list.

4. **AUTHORITY AS TO TAXES.** I authorize my Executor, to elect

(a) To value my gross estate for federal estate tax purposes as of the date of my death or as of the alternate valuation date as allowed for such purposes;



Juanda A. Spencer
 JUANDA A. SPENCER

(b) to claim as income tax deductions expenses that would otherwise qualify as estate tax deductions; and

(c) To make the such elections provided for in the Internal Revenue Code, with respect to all of any part of my assets as he deems appropriate; and I authorize such adjustment or apportionment as my Executor may deem equitable.

5. **APPOINTMENT OF EXECUTOR.** I appoint my son, Bernard F. May of Madison Mississippi, to be Executor of my Will. In the event Bernard F. May is unwilling or unable to serve, I designate my son B. Clarke May, Jr. To be Executor of my Will. No bond or other security shall be required in any jurisdiction of my Executor.

IN WITNESS THEREOF, I have this 20th day of Sept. 2005 set my hand upon the foregoing instrument, each page signed by me as my Last Will and Testament, consisting of 3 pages including the Attestation page, in the presence of each and all of the subscribing witnesses, each of whom I have requested in the presence of each of the others to subscribe his or her name as an attesting witness, in my presence and in the presence of other witnesses

Juanda A. Spencer
JUANDA A. SPENCER

WITNESSES:

Alphon Land
Robin R. Moore

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was submitted to us by Juanda A. Spencer as her Last Will and Testament, that she signed the same in our presence in the presence of each of us, and that we, at her request, and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 20th day of Sept., 2005.

Alyson Land
Signature

LaTrina Moore
Signature

Alyson Land
Name

LaTrina Moore
Name

157 W. Madison St.
Address

1035 Glen Erin St
Address

Durant, MS 391063

Jackson, MS 39212

Juanda A. Spencer
JUANDA A. SPENCER

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid James K. Moon and Linda Rosey credible and competent subscribing witnesses as to the foregoing instrument of writing dated 9/20, 2005, purporting to be the Last Will and Testament of JUANDA A. SPENCER, each of whom having been first duly sworn, state on oath that the said JUANDA A. SPENCER, signed, made, published and declared said instrument as her Last Will and Testament on the 20th day of Sept., 2005, the date of said instrument, in the presence of these affiants; that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint; that the affiants subscribed and attested said instrument as witnesses to the signature and application thereof, at the special instance and request of JUANDA A. SPENCER and in the presence of JUANDA A. SPENCER and in the presence of each other; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation; that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi; that at the time of said attestation the Testatrix, JUANDA A. SPENCER, indicated to the affiants that she was a resident of and had a fixed place of residence in the City of Ridgeland, Madison County, State of Mississippi; and that this Proof of Will is attached to the original of that certain foregoing written instrument signed, made, published and declared by the said Testatrix, JUANDA A. SPENCER, as her Last Will and Testament on this the

20th day of Sept., 2005.

James K. Moon
Linda Rosey

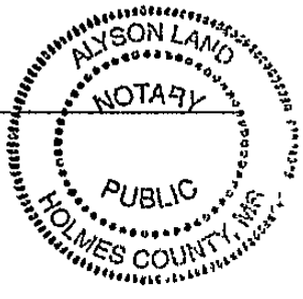
MADISON COUNTY, MS This instrument was
filed for record Nov. 18, 2005
Book 7 Page 426
ARTI JOHNSTON, C.C.
BY: Legons DC



SWORN TO AND SUBSCRIBED before me on this the 20th day of Sept. 2005.

Alyson Land
NOTARY PUBLIC

MY COMMISSION EXPIRES: April 19, 2009



FILED
THIS DATE
NOV 18 2005
ARTHUR JOHNSTON, CLERK
BY *[Signature]* D.C.

LAST WILL AND TESTAMENT
OF
DENNIS KENNEDY BLACK

2005-1006

KNOW ALL MEN BY THESE PRESENTS THAT I, DENNIS KENNEDY BLACK

(formerly Dennis M. Ravenstein) former resident citizen of the State of Texas and now a resident of First Judicial District of Hinds County, in the State of Mississippi, being of sound and disposing mind and memory, and being over the age of eighteen (18) years, do hereby make, publish and declare this instrument as and for my Last Will and Testament, hereby revoking any and all other Wills and Codicils heretofore made by me.

ITEM ONE: I hereby direct my Executrix hereinafter named, to first pay out of my estate all of my just debts which have been properly probated and allowed and in addition thereto my funeral and burial expenses. Any Estate taxes shall first be paid from the portion of my Estate passing under the residuary clause of this my Will.

ITEM TWO: I hereby give and bequeath all of my personal effects including any clothes or furniture that I own at the time of my death unto Richard L. Grayson.

ITEM THREE: I hereby give, devise and bequeath to Mary Ann Mullen if she shall serve as Executrix of this my Last Will and Testament, the sum of Twenty Thousand Dollars (\$20,000.00) In the event that she should be unable or unwilling to serve as Executrix, then I hereby give, devise and bequeath the sum of Twenty Thousand Dollars (\$20,000.00) unto Jill Conner-Browne if she shall serve as Executrix of this my Last Will and Testament. This bequest shall be reduced by any fee that they should be paid from my Estate for serving as Executrix.

WITNESSES:

[Signature: Dennis Kennedy Black]
DENNIS KENNEDY BLACK

[Signature: D. E. Haines]
[Signature: Yonette Mullen]

ITEM FOUR: I hereby give, devise and bequeath all of the rest, residue and remainder of my property of whatever kind and wheresoever situated that I may own at the time of my death, whether real, personal or mixed unto the following in the following proportions:

(a) Fifty percent (50%) to Richard L. Grayson - 801 Clay St, #4D Vicksburg, MS, 39180. In the event Richard L. Grayson should predecease me, then his share shall pass in equal parts unto the legatees hereafter named in subparagraph (b) of this my residuary clause.

(b) Fifty percent (50%) to be divided in equal parts unto the following:

1. Corey Kindheart - 51 Northtown Drive, Jackson, MS 39211
2. Annelle Shivers - P.O. Box 253, Raymond, MS 39154
3. Mary Ann Mullen - 650 Wendover Way, Ridgeland, MS 39157
4. Karen Freeman - 499 Springridge Rd, E-10, Clinton, MS
5. Amy Baxter - 714 Brookwood Rd, Jackson, MS 39206
6. Jill Conner-Browne - 1618 Lakeside Dr, Jackson, MS 39216
7. Tom Burnley - 229 Alta Woods Blvd, Jackson, MS 39204
8. Michael Coco - 299 Alta Woods Blvd, Jackson, MS 39204
9. Ronnie Ravenstein - Saxony Court - Madison, MS
10. Adult Survivors of Abuse - Non Profit Organization. Jackson Square.
Jackson, MS

(c) In the event that any person named under subparagraph (b) of this item of my Will should predecease me and leave issue surviving, then the issue of said deceased person shall take their deceased ancestor's share per stirpes and not per capita. In the event that any legatee should

WITNESSES:

Dave E. Hance
Monette Miller

Dennis Kennedy Black
DENNIS KENNEDY BLACK

predecease me and leave no issue surviving, then the surviving legatees shall take his or her share in equal parts.

(d) For information purposes, I am advising my Executrix that almost all assets that I own are held in an investment account with A G Edwards, with Rita Parker as my broker. The address is A G Edwards, The Quorum - 409 W. Parkway Place, Ridgeland, MS 39157.

ITEM FIVE: I hereby nominate, constitute and appoint, Mary Ann Mullen as Executrix of this my Last Will and Testament, and I direct that my said Executrix shall not be required to give bond, render an inventory, or file any account with any Court. Should Mary Ann Mullen be unable or unwilling to serve as Executrix, then I nominate, constitute and appoint Jill Conner-Browne as Executrix in her stead likewise exempting her from the necessity of posting bond, rendering an inventory, or filing any account with any Court. Whoever serves as Executrix shall have all powers granted Trustees under the Uniform Trustee's Powers Law of Mississippi, Mississippi Code Annotated, Section 91-9-107 and specifically the power to sell real or personal property at public or private sale without Court authorization.

IN WITNESS WHEREOF, I, Dennis Kennedy Black, have hereunto affixed my signature on this the 25th day of June, 1999.

Dennis Kennedy Black
DENNIS KENNEDY BLACK

Signed, published and declared by the said Dennis Kennedy Black, as and for and to be his Last Will and Testament, in the presence of the undersigned, who, at his request, and in his presence and in the presence of each other, affixed our signatures, as witnesses, on this the 25th day of June, 1999.

Dwight E. Hance
Witness

James Mullen
Witness

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF WARREN

THIS DAY personally appeared before me, the undersigned authority in and for said Warren County, State of Mississippi, DOUGLAS E. HASSELL and NANETTE MILLER, who, being by me first duly sworn, depose and state that they were the subscribing witnesses to a certain instrument of writing dated the 25th day of June, 1999, purporting to be the Last Will and Testament of Dennis Kennedy Black; that the said Dennis Kennedy Black signed, published and declared said instrument as his Last Will and Testament on the 25th day of June, 1999 the date of said instrument, in the presence of these affiants; that said Testator was then of sound and disposing mind, memory and over twenty-one years of age, and they subscribed and attested said instrument as witnesses to the signature and publication thereof at the Testator's request, in his presence and in the presence of each other.

This the 4th day of October, 1999.

Doris S. Howell
Nanette Miller

SWORN TO AND SUBSCRIBED before me this the 4th day of October, 1999.

Paul F. Parker
NOTARY PUBLIC

My Commission Expires

September 1, 2001

DATA_P0438BELLWILLSBLACK.D\WITNESS.AFF

MADISON COUNTY, MS This instrument was
filed for record NOV 18, 2005

Book 39 Page 430

ARTHUR JOHNSTON, C C

BY R. Stevens D C



David Hughes
945 Stump Ridge Road
Canton, Ms. 39046
April 9, 2003

FILED
THIS DATE
NOV 18 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY Jim Sellers D.C.

Last will and testimony
Of David Hughes Sr.

This is to certify that I, David Hughes Sr. is in my right and sound Mind do here by leave the property of six (6) arches of twenty arches and 1/4 arches of two arches located on Goodloe Road in Madison County. I am leaving this property to my two daughters, Lula Hughes Jones and Shirley Hughes located in Canton, Mississippi in Madison County.

Void any signed paper, statement, or gift pertaining to this land before I signed my will this date, April 9, 2003. Any thing I signed before I made this will today is null in void .

David Hughes Sr.
David Hughes Sr.

State of Mississippi
County of Madison

SWORN TO AND SUBSCRIBED BEFORE ME, this the 11 day
of April, 2003

Personally appeared before me, the undersigned in and for the jurisdiction aforesaid, the named Davis Hughes Sr., who, being sworn by me that the information provided are true and correct as therein stated in his will.

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES NOV 14, 2008
BONDED THRU STEGALL NOTARY SERVICE :

NOTARY Sandra Montemayor

My COMMISSION EXPIRES:

WITNESS: Rachelle D. Cross

Henry L. Elmore

MADISON COUNTY, MS This instrument was
filed for record Nov 18 2005



Book 39 Page 434
ARTHUR JOHNSTON, C.C.
BY Jim Sellers D.C.

2005-997

FILED
THIS DATE
NOV 21 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Jim Miller* D.C.

LAST WILL AND TESTAMENT

OF

MARGARET OUIDA MOSS.

I, MARGARET OUIDA MOSS, an adult resident citizen of Jackson, Mississippi, above the age of twenty-one years and of sound and discerning mind and memory, do hereby publish and declare this to be my Last Will and Testament, hereby revoking any previous wills and/or codicils heretofore made by me.

ITEM I

I, hereby appoint, nominate and constitute my nieces, Yvonne Moss Edwards and Kay Moss Lauderdale, as Co-Executors of this my Last Will and Testament, Joseph Marion Buchanan, as lawyer. In either event, I waive all bond, inventory, appraisal and accounting insofar as I am legally entitled to waive same and I give to my Co-Executors and my lawyer, during the administration of my estate, all the rights, powers and privileges hereinbelow specified for the Trustees.

ITEM II

I give, devise and bequeath all of my property, real, personal and mixed and wheresoever situated as follows:

- A. Fifteen thousand dollars (\$15,000.00) to Galloway United Methodist Church, Jackson, MS.
- B. Five thousand dollars (\$5,000.00) to the American Cancer Society.
- C. One thousand dollars (\$1,000 00) to my great-nephew, Keith Lauderdale.
- D. The Moss antique clock to my great-nephew, Ben Buchanan.
- E. The Buchanan wing-back chair to my great-niece, Elise B. James.
- F. My chest of silver to my nephew, James E. Moss.
- G. My costume jewelry (in jewelry bags) and my antique mahogany magazine table to Sara Jane Buchanan.
- H. My antique cameo ring to my great-niece, Yvette Edwards.
- I. My diamond ring and diamond watch to both Yvonne Edwards and Kay Lauderdale.
- J. Catherine's antique gold bracelet (with unknown initials) to Denise L. Davis.

K. Five hundred dollars (\$500.00) to each of the following:

Doris B. Perkins
Curtis Buchanan
Charlotte Buchanan
Annie Kathryn M. Baird
James E. Moss
Sara Taylor Nichols
Jean M. Addis

The residue and remainder of my estate shall be divided as follows: 40% to Yvonne Moss Edwards, Co-executor, 40% to Kay Lauderdale, Co-executor and 20% to my attorney, Joseph Marion Buchanan.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 18th day of August, 1998.

Margaret Ouida Moss
MARGARET OUIDA MOSS

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

John R. Lewis
Anne H. Lewis

AFFIDAVIT

B 39 P 437

STATE OF MISSISSIPPI

COUNTY OF HINDS

We, Margaret Ouida Moss and John R. Lewis and Anne H. Lewis, the Testator and the witnesses respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator, Margaret Ouida Moss, signed and executed said instrument in the presence of the witnesses as her Last Will and Testament and that she signed willingly, and that she executed it as her free and voluntary act and deed for the purposes therein expressed, and that each of the witnesses at the request of the Testator, in the hearing and presence of the Testator and each other, signed the Will as witnesses, and that to the best of his or her knowledge the Testator was at the time at least eighteen years of age; if sound mind and under no constraint, duress, fraud or undue influence.

Margaret Ouida Moss
Margaret Ouida Moss

John R. Lewis
John R. Lewis

Anne H. Lewis
Anne H. Lewis

Subscribed, sworn to and acknowledged before me by the said Margaret Ouida Moss, Testator and subscribed and sworn to before me by the said John R. Lewis and Anne H. Lewis as witnesses this the 18th day of August, 1998.

Sally F. York
Notary Public

My commission expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES. June 26, 1999.
BONDED THRU NOTARY PUBLIC UNDERWRITERS

MADISON COUNTY, MS. This instrument was
filed for record Nov. 21, 2005

Book 39 Page 435
ARTHUR JOHNSTON, CC
BY K. Sellers DC



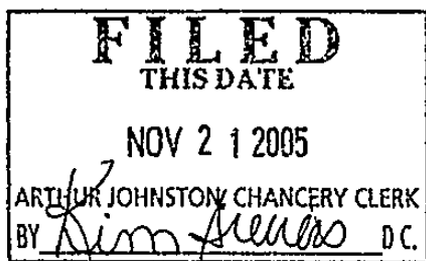
B 39, P 438.
Codicil to my Last Will and
Testament dated August 18, 1998

I, Margaret Auida Moore, do hereby
make the following change to
my Last Will and Testament
dated August 18, 1998:

Item II.D. I desire that the Moss
antique clock go to my niece,
Kay Lauderdale and not to my
great Nephew, Ben Buchanan.

This Codicil is written in my
handwriting this 10th day of July,
2000.

Margaret Auida Moore



MADISON COUNTY, MS. This instrument was
filed for record Nov. 21 2005.
Book 39 Page 438
ARTHUR JOHNSTON, CC
BY K. Sellers D.C.



LAST WILL AND TESTAMENT
OF
CLEMENT SYLVAN DAZET, JR.

I, CLEMENT SYLVAN DAZET, JR., an adult resident of Madison, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My wife's name is DOROTHY WOOTEN DAZET, and she is herein referred to as "my wife." I have two (2) adult children now living, as follows:

REBECCA DAZET PYRON, born November 29, 1950; and
STEPHEN CLEMENT DAZET, born August 4, 1959.

In the event any beneficiary of this Will or any beneficiary of the "Clement Sylvan Dazet, Jr. Revocable Trust" contests any provision of this Will or said Trust, all bequests to that beneficiary under this Will or under said Trust, shall lapse and the beneficiary shall receive the sum of One Dollar (\$1.00) from my estate.

ITEM II.

I appoint my stepdaughter, EMILY COLEMAN EVERETT, Executor of my estate under this Will. In the event EMILY COLEMAN EVERETT is or becomes unable or unwilling to serve as an Executor, I appoint my son, STEPHEN CLEMENT DAZET, as successor Executor.

FOR IDENTIFICATION:

[Handwritten signature]

FILED
THIS DATE
DEC 01 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate. My Executor may, in my Executor's discretion, pay all or any portion of the administration expenses out of the income and/or principal of the estate during the period of administration and may elect in accordance with applicable federal tax laws, to deduct such expenses either for federal estate tax purposes or federal income tax purposes, or partly for one and partly for the other, irrespective of the source of payment, and without reimbursement or adjustment of the estate accounts or the amounts to which the beneficiaries of my estate may otherwise be entitled. However, my Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

ITEM IV.

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

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

ITEM V.

I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character, and wheresoever located, to the Trustee of the "Clement Sylvan Dazet, Jr. Revocable Trust" created by me on the 1 day of June 2005 to be held, administered and distributed as provided therein.

FOR IDENTIFICATION:

CLD

ITEM VI.

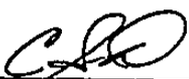
My residuary estate shall be charged with the payment of all funeral expenses, all expenses of administering my estate, any estate, inheritance or other death taxes payable by reason of my death, and any other proper claims against my estate. These taxes and expenses shall be apportioned as provided in the "Clement Sylvan Dazet, Jr. Revocable Trust."

I recognize the possibility that the amount of taxes may be affected by the action of my Executor in exercising certain tax elections. As provided in Sections 2206, 2207, 2207A, and 2207B, my Executor shall have the right to recover the appropriate amount of estate taxes from the recipient or recipients of property which is included in my gross estate for federal estate tax purposes, and no provision of this ITEM shall be construed to waive such right of recovery. Any amounts so recovered shall constitute a part of my estate and shall pass to the beneficiaries of my estate as provided under this Will.

No payment of any funeral expenses, expenses of administering my estate, estate, inheritance or other death taxes payable by reason of my death or any other proper claims against my estate shall be made from funds held in any qualified retirement plan, annuity contract or custodial account described in Section 403(b), or individual retirement account, or from any distributions from any such plan, contract or account or the income therefrom or proceeds of any reinvestment thereof.

My Executor shall have no right to recover any funeral expenses, any expenses of administering my estate, any estate, inheritance, or other death taxes payable by reason of my death or any other proper claims against my estate from a person who held property as a joint tenant with right of survivorship with me because of the inclusion of such property in my gross estate.

FOR IDENTIFICATION:



ITEM VII.

Any recipient of property hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. If any person disclaims any portion of a bequest, I give, devise and bequeath the property disclaimed to the person, persons, trust or trusts that would have received such property if the disclaimant had predeceased me.

ITEM VIII.

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

FOR IDENTIFICATION:



My Executor shall not exercise any discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate. I authorize my Executor to exercise, at such times and in such manner as my Executor shall deem appropriate, any rights of election or other rights which are available to me or my estate in respect of the provisions of the Internal Revenue Code or of any other tax law.

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

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

I specifically authorize my Executor to 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

FOR IDENTIFICATION:



bequeathed herein. My Executor shall not be required to pay or otherwise satisfy such loan or any loan to which my property is subject at my death prior to the closing of my estate and the discharge of my Executor, but may distribute such property at its value net of such loan in satisfaction of any bequest herein.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 15th day of June, 2005.

Clement Sylvan Dazet, Jr.
Clement Sylvan Dazet, Jr.

This instrument was, on the day and year shown above, signed, published and declared by CLEMENT SYLVAN DAZET, JR. to be his Last Will and Testament in our presence, and we at his request, have subscribed our names as witnesses in his presence and in the presence of each other.

Levard C. Martin

Jackson, Miss.
Address

Quincy Williams

Ridgeland, Miss
Address

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the individuals whose signatures appear below (the "Affiants"), who being by me first duly sworn according to law stated on oath:

(1) That each of the Affiants is one of the subscribing witnesses to the foregoing Last Will and Testament of CLEMENT SYLVAN DAZET, JR., who is personally known to each Affiant, and whose signature is affixed to the foregoing Last Will and Testament.

(2) That on the date specified below, the testator signed, published and declared the foregoing instrument of writing as the testator's Last Will and Testament, in the presence of both Affiants who acted as subscribing witnesses.

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

(4) That the Affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the testator and in the presence of each other.

Ginger Williamson
Signature

Ginger Williamson
304 Steeple Ridge
Ridgeland, MS 39157

Leonard C. Martin
Signature

Leonard C. Martin
4268 I-55 North
Jackson, MS 39211

SWORN TO AND SUBSCRIBED BEFORE ME, this the 1 day of June, 2005.

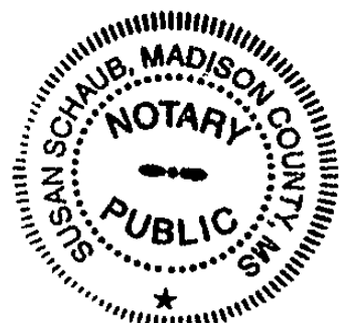
Susan Schaub
Notary Public

My Commission Expires: MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 21, 2008
BONDED THROUGH STATE NOTARY SERVICE

MADISON COUNTY, MS this instrument was
filed for record Dec 1, 2005

Book 39 Page 439
ARTHUR JOHNSTON, C C

BY Ginger Williamson DC



LAST WILL AND TESTAMENT

OF

CHARLES J. WHITE

I, Charles J. White, an adult resident of Clinton, Hinds County, Mississippi, being above the age of eighteen (18) years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and revoke all prior Wills and Codicils heretofore made by me.

ITEM I.

I am unmarried at the date of the execution of this my Last Will and Testament, my wife, Peggy Vigil White, having predeceased me. I have five (5) children now living, namely:

- Cathy Gayle White Smith, born March 6, 1956;
- Peggy Teresa White Alvis, born October 13, 1958;
- Charles Randle White, born July 14, 1961;
- Karen DeAnn White McCain, born October 13, 1963; and
- Tina Marie White Creel, born September 11, 1965

The words "child" or "children" as used herein shall include any children born to my wife and me, and "descendants" shall include any person born to any of our children. Each of the words "child," "children," and "descendants" shall be deemed to include an adopted child or adopted children, irrespective of any provisions of law establishing a contrary presumption.

ITEM II

I appoint my daughter, Karen DeAnn White McCain, as Executrix of my estate under this Will. In the event Karen DeAnn White McCain is or becomes unable or unwilling to serve, I appoint my son, Charles Randle White, to serve as Successor Executor.

ITEM III.

My Executrix shall pay all funeral expenses, costs of administration and properly probated and allowed claims against my estate.

FILED
 THIS DATE
 DEC 01 2005
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *[Signature]* D.C.

[Handwritten initials]

ITEM IV.

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

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

ITEM V.

I give and bequeath all of my firearms and ammunition, and all of my jewelry, to my son, Charles Randle White, if he survives me and, if not, this bequest shall lapse and the assets subject hereto shall become a part of my residuary estate.

ITEM VI.

I give, devise and bequeath the rest, residue and remainder of my estate, real or personal, tangible or intangible, of whatsoever kind or character, wheresoever situated, and to which I either may be entitled at my death or over which I shall have a power of appointment to my children, Cathy Gayle White Smith, Peggy Teresa White Alvis, Charles Randle White, Karen DeAnn White McCain, and Tina Marie White Creel, in equal shares, per stirpes. In the event any of my children predecease me without issue, that child's respective share shall be divided equally among the shares of the then-living children and added to same.

ITEM VII.

All of my insurance policies which provide indemnity for the loss of or damage to any of my personal or real property by fire, windstorm, or other similar casualty or liability, including any claim for the loss of or damage to any such property which I might have at the time of my death against any insurance company, I give, devise, and bequeath, respectively, to those persons, corporations, trusts, or other entities, as the case may be, who shall or would have become the owners of such properties by reason of my death, whether such ownership be acquired under the provisions of this Will, by survivorship, by operation of law, or by other means. If any of the individual beneficiaries affected by this Item VI shall not survive me, or if any corporation, trust or other entity so affected by this Item VI shall not be in existence at the time of my death, the bequest to such individuals, corporations, trusts or other entities shall lapse and same shall become a part of my residuary estate hereinafter disposed of.

ITEM VIII.

If at the time any distribution of assets is required and a minor is entitled to a share thereof, including any distribution of vested property under Item V. above, the Executrix is directed to hold the share of the minor in trust for the minor's benefit until such minor attains the age twenty-one (21) years. Until distribution is made, the Executrix shall expend such part of the income and/or principal of the share belonging to the minor as the Executrix in the Executrix's discretion deems necessary to provide for the education, support, maintenance and health of the minor, including any hospital or other institutional care and for the maintenance of said minor's accustomed standard of living at the time of my death. In the event a minor whose share of my estate is in trust dies prior to obtaining the age of twenty-one (21) years, the assets remaining in trust shall be divided equally among the then-living children of Charles J. White, Jr.

ITEM IX.

I grant to my Executrix the rights, powers, duties and discretions granted under the Uniform Trustees' Powers Law of Mississippi, being § 91-9-101 and following of the Mississippi Code of 1972. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any Successor Executor or Administrator. I direct that neither my Executor nor any Successor Executor or Administrator shall be required to make any bond as Executor or Administrator. To the extent permissible by law, I waive the requirement that my Executor, or any Successor Executor or Administrator, be required to make a formal appraisal, provide an inventory, or file an accounting for my estate with any court.

My Executor shall have authority to disclaim any asset, power of appointment, or other interest in property in which I am entitled to at my death, or to which my estate later becomes entitled.

Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

I declare that, except as otherwise provided ⁱⁿ this Will, I have intentionally and with full knowledge, and not by accident or mistake, omitted to provide herein for any of my heirs living at the time of my death.

ITEM X.

I declare that, except as otherwise provided in this Will, I have intentionally and with full

knowledge, and not by accident or mistake, omitted to provide herein for any of my heirs living at the time of my death.

ITEM XI.

If any beneficiary hereunder shall contest the probate or validity of this Will, or any provision thereof, or shall institute or join in (except as party defendant) any proceeding 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 are revoked and such benefits 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 affected shares of the residuary. If all of the residuary beneficiaries 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 my death, and who would have been my devisees and/or legatees 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 Item XI, and any Codicil to this my Last Will and Testament, are an essential part of each and every benefit.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 8th day of January, 1998

Charles J. White Jr.
CHARLES J. WHITE

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

Angela B Healy
WITNESS

465 Shadowood Drive
Ridgeland, MS 39157
ADDRESS

Jane W. Linn
WITNESS

111 Southbrook Dr.
Jackson, MS 39211
ADDRESS



Q15

LAST WILL AND TESTAMENT

2005-1025

OF

ELSIE CAMBRE PURSER

I, ELSIE CAMBRE PURSER, an adult resident of Madison, Madison County, Mississippi, being above the age of eighteen (18) years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and revoke all prior Wills and Codicils heretofore made by me.

ITEM I

I am unmarried at the date of my death, my husband having predeceased me. I have three (3) children now living, namely

CHRISTOPHER SEALE PURSER, born June 14, 1948;

GEOFFREY CAMBRE PURSER, born May 3, 1950; and

CELIA RENÉE PURSER, born March 9, 1956.

The words "child" or "children" as used herein shall include any children born to me, and "descendants" shall include any person born to any of my children. Each of the words "child," "children," and "descendants" shall be deemed to include an adopted child or adopted children,

Elsie Cambre Purser
ELSIE CAMBRE PURSER, TESTATRIX

FILED
THIS DATE
DEC 06 2005
ARLENE JOHNSON, CHANCERY CLERK
BY *K. Johnson* D.C.

irrespective of any provisions of law establishing a contrary presumption

ITEM II

I appoint my son, CHRISTOPHER SEALE PURSER, as Executor of my estate under this Will. In the event my son, CHRISTOPHER SEALE PURSER, is or becomes unable or unwilling to serve, I appoint my son, GEOFFREY CAMBRE PURSER, to serve as Successor Executor

ITEM III

My Executor shall pay all funeral expenses, costs of administration and properly probated and allowed claims against my estate.

ITEM IV

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

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

ITEM V

I give, devise and bequeath all of my jewelry to my daughter, CELIA RENÉE PURSER, if she survives me, and if not, this bequest shall lapse and the assets subject thereto shall become a part of my residuary estate to be disposed of as hereinafter provided.

Elsie Cambre Purser
ELSIE CAMBRE PURSER, TESTATRIX

ITEM VI

I give, devise and bequeath the rest, residue and remainder of my estate, real and personal, tangible or intangible, of whatsoever kind or character, and wheresoever located, and to which I either may be entitled at my death or over which I shall have a power of appointment, to my children, CHRISTOPHER SEALE PURSER, GEOFFREY CAMBRE PURSER, and CELIA RENÉE PURSER, share and share alike, per stirpes.

ITEM VII

All of my insurance policies which provide indemnity for the loss or damage to any of my personal or real property by fire, windstorm, or other similar casualty or liability, including any claim for the loss of or damage to any such property which I might have at the time of my death against any insurance company, I give, devise, and bequeath, respectively, to those persons, corporations, trusts, or other entities, as the case may be, who shall or would have become the owners of such properties by reason of my death, whether such ownership be acquired under the provisions of this Will, by survivorship, by operation of law, or by other means. If any of the individual beneficiaries affected by this Item VII shall not survive me, or if any corporation, trust or other entity so affected by this Item VII shall not be in existence at the time of my death, the bequest to such individuals, corporations, trusts or other entities shall lapse and same shall become a part of my residuary estate hereinafter disposed of.

Elsie Cambre Purser

ELSIE CAMBRE PURSER, TESTATRIX

*Con
P120*

ITEM VIII

Any devisee or legatee under this Will shall have the right to disclaim all or any part of their interest in any property which I have devised or bequeathed to them. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under IRC Section 2518, or as hereafter amended, as well as applicable state law and shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. If any devisee or legatee under this Will disclaims any portion of a bequest or devise to them, the property disclaimed shall be distributed to the other devisees and legatees in equal shares.

ITEM IX

If at the time any distribution of assets is required and a minor is entitled to a share thereof, including any distribution of vested property under Item VI above, the Executor is directed to hold the share of the minor in trust for the minor's benefit until such minor attains the age of twenty-one (21) years. Until distribution is made, the Executor shall expend such part of the income and/or principal of the share belonging to the minor as the Executor in the Executor's discretion deems necessary to provide for the education, support, maintenance and health of the minor, including any hospital or other institutional care and for the maintenance of said minor's accustomed standard of living at the time of my death.

ITEM X

I grant to my Executor the rights, powers, duties and discretions granted under the Uniform Trustees' Powers Law of Mississippi, being Section 91-9-101, and following of the Mississippi Code

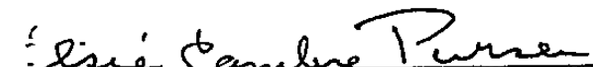
of 1972. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any Successor Executor or Administrator. I direct that neither my Executor nor any Successor Executor or Administrator shall be required to make any bond as Executor or Administrator. To the extent permissible by law, I waive the requirement that my Executor, or any Successor Executor or Administrator, be required to make a formal appraisal, provide an inventory, or file an accounting for my estate with any court.

My Executor shall have authority to disclaim any asset, power of appointment, or other interest in property in which I am entitled to at my death, or to which my estate later becomes entitled.

Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

ITEM XI

I declare that, except as otherwise provided in this Will, I have intentionally and with full knowledge, and not by accident or mistake, omitted to provide herein for any of my heirs living at the time of my death.


ELSIE CAMBRE PURSER, TESTATRIX



ITEM XII

If any devisee, legatee or beneficiary in this Will or any person who would be entitled to share in my estate through intestate succession shall in any manner whatsoever, either directly or indirectly, oppose, contest or attack this Will or the distribution of my estate hereunder, or seek to impair, invalidate or set aside any of the provisions of this Will or shall aid in doing any of the above acts, then in that event I hereby give and bequeath to any such person the sum of One Dollar (\$1.00) only, in lieu of any other share or interest in my estate, either under this Will or through intestate succession.

IN WITNESS WHEREOF I have signed and declared this to be my Last Will and Testament on this the 5th day of June, 2001.

Elsie Cambre Purser
ELSIE CAMBRE PURSER, TESTATRIX

WITNESSES:

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

Beatrice S. McAvail
NAME: BEATRICE S. McAVAIL
665 Highway 51, Suite A
Ridgeland, MS 39157

Penny B. Lawson
NAME Penny B Lawson
665 Highway 51, Suite A
Ridgeland, MS 39157

IN THE MATTER OF THE ESTATE OF
ELSIE CAMBRE PURSER, DECEASED

NO. _____

AFFIDAVIT OF SUBSCRIBING WITNESSES

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 PENNY B. LAWSON and BEATRIZ S. McDAVID, who being by me first duly sworn according to the law, say on oath:

(1) That the affiants are the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of ELSIE CAMBRE PURSER, deceased, who was personally known to the affiants, and whose signature is affixed to the Last Will and Testament, dated the 5th day of June, 2001.

(2) That on the 5th day of June, 2001, the said ELSIE CAMBRE PURSER signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of the affiants and in the presence of each other as subscribing witnesses to the instrument.

(3) That ELSIE CAMBRE PURSER was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

(4) That the affiants, together subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said ELSIE CAMBRE PURSER and in the presence of each other.

Penny B. Lawson
PENNY B. LAWSON

Beatriz S. McDavid
BEATRIZ S. McDAVID

SWORN TO AND SUBSCRIBED BEFORE ME this 5th day of June, 2001.

Terry Yelverton
NOTARY PUBLIC

MY COMMISSION EXPIRES: 10/20/01
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT. 20, 2001
FORGED THROUGH SPECIAL NOTARY SERVICE

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



MADISON COUNTY, MS. This instrument was filed for record 10.20.01, 2005

Book 39 Page 450
ARTHUR JOHNSTON, C C
BY K. Severs DC



LAST WILL AND TESTAMENT
OF
PEGGY MITCHELL MAULDIN

I, PEGGY MITCHELL MAULDIN, an adult resident of Pontotoc, Pontotoc County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

I am unmarried, being the widow of the late Byrd Prentiss Mauldin, deceased. I have three (3) adult children now living:

Byrd Prentiss Mauldin, Jr.
85 South Main
Pontotoc, Mississippi 38863
Social Security #587-58-0915

William Mitchell Mauldin
70 Azalea Drive
Columbus, Mississippi 39701
Social Security #587-52-3410

Janice Ann Mauldin
124 East Hill Drive
Madison, Mississippi 39110
Social Security #587-10-6663

FILED
THIS DATE
DEC 07 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY James D.C.

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

ITEM II.

I appoint my daughter, Janice Ann Mauldin, and my son, William Mitchell Mauldin as Co-Executors under this Will. If either becomes unable or unwilling to serve then the other shall serve as Executor or Executrix as the case may be. Where used throughout this Will, the terms "Executor," "Executrix" and "Administrator" may be used interchangeably and shall apply to the Co-Executors herein named or to whoever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate.

ITEM IV.

(1) I give, devise and bequeath to my daughter, Janice Ann Mauldin, my residence with street address of 85 South Main, Pontotoc, Mississippi, the lot on which it is located, my dining room suite consisting of three large pieces and eight chairs, and all other personal property of every type and description located therein, including all of my personal clothing and other effects except the car devised to my grandson, William S. Mauldin, in Item (5).

(2) I give, devise and bequeath to my son, Byrd Prentiss Mauldin, Jr., the house located at 210 South Liberty in Pontotoc, Mississippi, the lot on which it is located at 210

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

South Liberty in Pontotoc, Mississippi, and all personal property therein which belongs to me, said house to be used as a dwelling place and residence for the said Byrd Prentiss Mauldin, Jr.

(3) I give, devise and bequeath to my son, William Mitchell Mauldin, all of the farm land which I own southeast of Pontotoc, being 31.25 acres, more or less, in Section 10, Township 10 South, Range 3 East, Pontotoc County, Mississippi.

(4) I give, devise and bequeath to my three children, Byrd Prentiss Mauldin, Jr., William Mitchell Mauldin and Janice Ann Mauldin, as tenants in common, all of the farm land owned by me north of Pontotoc, Mississippi, being 83.3 acres, more or less, in Section 28, Township 9 South, Range 3 East, Pontotoc County, Mississippi.

(5) I give, devise and bequeath to my grandson, William S. Mauldin, the 1988 Oldsmobile Ninety-Eight I now own, or whatever car I may be possessed of at the time of my death.

ITEM V.

(1) I give, devise and bequeath to each of my three (3) children one-third of the shares of stock that I own in the Peoples Bank of Tupelo, Tupelo, Mississippi, and the shares of stock that I own in the First Mississippi Corporation.

(2) I direct my Executor to divide up the municipal bonds that I own into three groups of equal value, taking into consideration the different interest rates, maturity dates and other factors that determine value and give one group to each of my three (3) children.

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

ITEM VI.

I give, devise and bequeath to the First United Methodist Church of Pontotoc, Mississippi, the sum of \$20,000.00, in memory of my beloved husband, Byrd Prentiss Mauldin, to be applied to the construction of any church building on the adjacent lot east of the church, and that my Executor shall approve the use of this devise.

ITEM VII.

I direct my Executor to take all other property real or personal which may be owned by me at the time of my death and not specifically devised herein and divide the same equally amongst my three (3) children.

ITEM VIII.

If at the time of my death a child is not then living, I give, devise and bequeath that child's share to his or her descendants per stirpes.

ITEM IX.

All devises herein described to my son, Byrd Prentiss Mauldin, Jr. shall be paid to or delivered to the Byrd Prentiss Mauldin, Jr., Trust #2, Peoples Bank of Tupelo Trustee and shall be administered by said Trustee according to the terms and conditions of said trust, with the exception of the house devised in Item IV.

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

ITEM X.

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

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

(3) 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.

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

IN WITNESS WHEREOF, I have subscribed my hand and do publish my will in the presence of the witnesses attesting the same on this the 15 day of September, 1995.

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN

On the date above written, PEGGY MITCHELL MAULDIN, known to us to be the person whose signature appears at the end of the will, declared to us that the foregoing instrument, consisting of six (6) pages, including the page on which we have signed as witnesses, is her will. She then signed the will in our presence, and at her request, in her presence and in the presence of each other, we sign our names as witnesses.

Sheba Owen residing at 582 Old Monroe Rd E
Pautoc, Ms. 38863

Joan Nelcomb residing at 157 A Mangin St
Pautoc, ms 38863

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

STATE OF MISSISSIPPI

COUNTY OF Pontotoc

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the above mentioned jurisdiction, the within named Shelba Hiron, who acknowledged that he/she witnessed and signed the above and foregoing document on the day and year therein mentioned.

Given under my hand and official seal, this the 15th day of September, 1995.

L. Danda A. Hatcher
Notary Public

My commission expires:

MY COMMISSION EXPIRES 2/1/98

STATE OF MISSISSIPPI

COUNTY OF Pontotoc

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the above mentioned jurisdiction, the within named Tom Holcomb, who

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

acknowledged that he/she witnessed and signed the above and foregoing document on the day and year therein mentioned.

Given under my hand and official seal, this the 5th day of September, 1995.

Wanda A. Hatcher
Notary Public

My commission expires: MY COMMISSION EXPIRES 2/1/98

Peggy Mitchell Mauldin
PEGGY MITCHELL MAULDIN
Signed for Identification

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Leflore

THIS date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Joan Holcomb, 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 Peggy Mitchell Mauldin who was personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which is dated the 15 day of September, 1995.
- (2) That on the 15 day of September, 1995, the said Peggy Mitchell Mauldin signed, published and declared said instrument of writing as her Last Will and Testament in the presence of the affiant and in the presence of Shelba Aron ~~Joan Holcomb~~ Shelba Aron.
- (3) That said testatrix was then and there of sound and disposing mind and memory and above the age of twenty-one (21) years.
- (4) That this affiant and Shelba Aron, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special

instance and request, and in the presence of the said
testatrix, and in the presence of each other.

Jean Holcomb
AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 15th day of
September, 1995.

Brandon A. Hatcher
NOTARY PUBLIC

MY COMMISSION EXPIRES:

MY COMMISSION EXPIRES 2/1/98

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Butte

THIS date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Steve Prow, 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 Peggy Mitchell Mauldin who was personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which is dated the 15 day of September, 1995.
- (2) That on the 15 day of September, 1995, the said Peggy Mitchell Mauldin signed, published and declared said instrument of writing as her Last Will and Testament in the presence of the affiant and in the presence of Steve Prow. Joan Holcomb.
- (3) That said testatrix was then and there of sound and disposing mind and memory and above the age of twenty-one (21) years.
- (4) That this affiant and Joan Holcomb subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special

instance and request, and in the presence of the said testatrix, and in the presence of each other.

Sheba Aron
AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 15th day of September, 1995.

Linda A. Archer
NOTARY PUBLIC

MY COMMISSION EXPIRES:

_____ MY COMMISSION EXPIRES 2/1/98

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PEGGY MITCHELL MAULDIN, DECEASED

NO. 2005-937-6

AFFIDAVIT OF JANICE ANN MAULDIN,
CO-EXECUTOR OF THE ESTATE OF PEGGY MITCHELL MAULDIN

STATE OF MISSISSIPPI

COUNTY OF Madison

KNOW ALL MEN BY THESE PRESENTS that I, Janice Ann Mauldin, Co-Executor of the Estate of Peggy Mitchell Mauldin, Deceased, have made or will make reasonable, diligent efforts to identify persons having claims against the Estate of Peggy Mitchell Mauldin, Deceased, and have given or will give notice by mail to all creditors so identified as required by Miss. Code Ann. § 91-7-145(1) of 1972 as amended

FURTHER AFFIANT SAITH NOT, on this the 18th day of October, 2005.

Janice Mauldin
JANICE ANN MAULDIN

Co-Executor of the Estate of
Peggy Mitchell Mauldin, Deceased

FILED
THIS DATE
DEC 07 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

STATE OF MISSISSIPPI)
COUNTY OF Madison)

Personally appeared before me, the undersigned notary public in and for the State and County aforesaid, the within named Janice Ann Mauldin, who after having been duly sworn, on her oath states that the facts and matters set out in the foregoing Affidavit of Co-Executor are true and correct as therein stated.

Janice Ann Mauldin
JANICE ANN MAULDIN

SWORN TO AND SUBSCRIBED BEFORE ME on this the 18th day of October,

2005.



(SEAL)

Ronald Milner Kirk, Jr.
NOTARY PUBLIC

My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires October 5, 2008
Bonded Through Helden, Brooks & Garland, Inc

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PEGGY MITCHELL MAULDIN, DECEASED

NO. 2005-937-9

AFFIDAVIT OF WILLIAM MITCHELL MAULDIN,
CO-EXECUTOR OF THE ESTATE OF PEGGY MITCHELL MAULDIN

STATE OF NORTH CAROLINA)
COUNTY OF Macon)

KNOW ALL MEN BY THESE PRESENTS that I, William Mitchell Mauldin, Co-Executor of the Estate of Peggy Mitchell Mauldin, Deceased, have made or will make reasonable, diligent efforts to identify persons having claims against the Estate of Peggy Mitchell Mauldin, Deceased, and have given or will give notice by mail to all creditors so identified as required by Miss. Code Ann. § 91-7-145(1) of 1972 as amended

FURTHER AFFIANT SAITH NOT, on this the 6th day of September, 2005. *W.M.M.*

William Mitchell Mauldin
WILLIAM MITCHELL MAULDIN

Co-Executor of the Estate of
Peggy Mitchell Mauldin, Deceased

FILED
THIS DATE
DEC 07 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

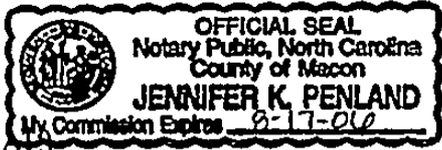
STATE OF NORTH CAROLINA)
COUNTY OF MACON)

Personally appeared before me, the undersigned notary public in and for the State and County aforesaid, the within named William Mitchell Mauldin, who after having been duly sworn, on his oath states that the facts and matters set out in the foregoing Affidavit of Co-Executor are true and correct as therein stated.

William Mitchell Mauldin
WILLIAM MITCHELL MAULDIN

SWORN TO AND SUBSCRIBED BEFORE ME on this the 6th day of October,

2005.



(SEAL)

Jennifer K. Penland
NOTARY PUBLIC

My commission expires:

8-17-06

MADISON COUNTY, MS This instrument was
filed for record Dec. 7, 2005

Book 39 Page 458
ARTHUR JOHNSTON, C C

BY [Signature] DC



FILED
THIS DATE
DEC 09 2005
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Jerry Tolen* D.C.

LAST WILL AND TESTAMENT OF
BOBBY PREWITT HUNT

#2005-975

I, Bobby Prewitt Hunt, an adult resident citizen of Madison County, Mississippi, where I have a fixed place of residence, being over the age of twenty-one years and of sound and disposing mind and memory, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all previous wills and codicils heretofore made by me.

ITEM I

(a) I hereby appoint my beloved wife, Elizabeth Dorsey Hunt, as Executrix, of my estate and direct that she be permitted and entitled to serve without bond, which I hereby waive. I further direct that no appraisal of my estate, no inventory, and no accounting be required of my Executrix whatsoever, all of which I also hereby waive.

(b) Should I be predeceased by my beloved wife, Elizabeth Dorsey Hunt, I appoint my daughter, Janice ^{H. Hulse} ~~D. Gunata~~, to serve as Executrix of my estate and direct that she be permitted and entitled to serve without bond, which I hereby waive.

(c) I hereby direct that my Executrix shall have, with reference to my estate, all of the powers set forth in the Mississippi Uniform Trustees Powers Act (and as same may hereafter be amended) in addition to the powers herein granted and in addition to all inherent, implied and statutory powers of an executor and without in any manner limiting or restricting such powers

ITEM II

I hereby direct that my Executrix shall pay from my estate all expenses of my last illness, funeral, and burial expenses and all debts which may be probated and allowed as claims against my estate.

ITEM III

I hereby devise and bequeath the entirety of my estate and all of my property of every type and description, real, personal and mixed, and wheresoever located, to my beloved wife, Elizabeth Dorsey Hunt. Should I be predeceased by my wife, Elizabeth Dorsey Hunt, I

Bobby Prewitt Hunt
Bobby Prewitt Hunt

devise and bequeath the entirety of my estate and all of my property of every type and description, real, personal and mixed, and wheresoever located, to my daughter, Janice ^{H.} ~~D.~~
 Hodge BPH
 Gunalea.

WITNESS MY SIGNATURE, this 14TH day of June, 2001.

Bobby Prewitt Hunt
BOBBY PREWITT HUNT

WITNESSES:

Willie G. Jones Address 3910 Coker Rd Madison, MS
39110

Mary C. Jones Address 3910 Coker Rd Madison, MS
39110

CERTIFICATE

The foregoing instrument, consisting of two (2) pages, each page being marked by the signature of the Testator, Bobby Prewitt Hunt, was subscribed, published, and declared by the above named Testator, Bobby Prewitt Hunt, to be his Last Will and Testament, in the presence of us, who, in his presence and in the presence of each other, have here unto subscribed our names as witnesses, and we declare at the time of the execution of this Last Will and Testament the said Testator, Bobby Prewitt Hunt, according to our best knowledge and belief, was of sound mind and memory and under no constraints.

WITNESS OUR SIGNATURES, this the 14TH day of June, 2001.

Willie G. Jones
Address 3910 Coker Rd Madison, MS
Telephone: 656-7625

Mary C. Jones
Address 3910 Coker Rd
Telephone: Madison, MS 39110
(601) 856-7625

Bobby Prewitt Hunt
Bobby Prewitt Hunt

MADISON COUNTY, MS This instrument was filed for record December 9, 2005

Book 39 Page 474
ARTHUR JOHNSTON, C C

BY *Jacey J. Jones* C C



Last Will and Testament

OF

DONALD G. CLIFFORD

2005-10/6

STATE OF MISSISSIPPI

COUNTY OF HINDS

I, DONALD G. CLIFFORD, a resident of the County of Hinds, Mississippi, being of sound and disposing mind and memory and being over the age of twenty-one years, do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT, hereby revoking any and all other wills and testaments and codicils thereto heretofore made by me.

1.

I direct that all my just and lawful debts and claims which are fully probated, registered and allowed against my estate to be paid, and that the administration of my estate be completed and closed as soon after my death as may be reasonably possible, providing however, that nothing herein shall be construed to create a constructive trust for the payment of such amounts.

2.

All the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests of which I shall die seized and possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment, I do hereby give, devise and bequeath to my wife, BETTY D. CLIFFORD, if she shall survive me, and the same shall be hers absolutely.

FILED
THIS DATE
DEC 09 2005
ATKIN JOHNSON, CHANCERY CLERK
BY <i>[Signature]</i> D.C.

3.

In the event my said wife, BETTY D. CLIFFORD, should predecease me, then in that event, I give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, unto my beloved children, DONALD C. CLIFFORD, MICHAEL G. CLIFFORD, TIMOTHY L. CLIFFORD, JIMMY T. CLIFFORD, REBECCA S. ROEBUCK, LARRY E. RUSHING, AND GERALD W. RUSHING, per capita, or to their heirs, per stirpes.

4.

I hereby nominate, appoint and constitute my said wife, BETTY D. CLIFFORD, as Executrix of this my LAST WILL AND TESTAMENT, and as an alternate, REBECCA SUE ROEBUCK, if BETTY D. CLIFFORD is unable to act. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be for the best interest of my estate, without any limitation on whatsoever, and without surety bond or inventory. Said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest and reinvest the same, sell real estate that I own and to collect the income, dividends, rents, interest and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary and for the best interest of my estate, and to pay unto herself a just and reasonable compensation as Executrix.

5.

If my wife, BETTY D. CLIFFORD, shall survive me, she shall ascertain and set aside for her benefit, a sum,

which together with the total of any other amounts allowed as a deduction in the federal estate proceeding relating to my estate, shall equal the maximum allowable deduction, provided that the sum shall be reduced by the amount, if any, needed to increase my taxable estate to the largest amount, after allowing for the unified credit against the federal estate tax and the credit for state death taxes.

This Will consists of Three (3) Pages.

IN WITNESS WHEREOF, I have hereunto set my hand to this my LAST WILL AND TESTAMENT on the 9th day of August, 1988, A.D.

Donald G. Clifford
DONALD G. CLIFFORD

WITNESSES:

Caree K. Sundell

R. Sundell

This instrument was on the date shown above, signed, published and declared by DONALD G. CLIFFORD to be his LAST WILL AND TESTAMENT in our presence and we at his request have subscribed our names hereunto as witnesses in his presence and in the presence of each other.

NAME	ADDRESS
<u>Caree K. Sundell</u>	<u>1449 Mason Rd</u> <u>Jackson, MS 39207</u>
<u>R. Sundell</u>	<u>1449 Mason Rd</u> <u>12 S. Main St 39207</u> <u>" 977 3214</u>



LAST WILL AND TESTAMENT

2005-1053

OF

LILA RHEA JEFCOAT

I, Lila Rhea Jefcoat, a resident of Laurel, Jones County, Mississippi, being of legal age and of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me, intending hereby to dispose of all my worldly goods.

ITEM I

I hereby name my son Michael Jefcoat as my Executor to serve without bond or the necessity of accounting to any court.

ITEM II

All of my estate, real, personal and mixed, I hereby devise and bequeath to my son Michael. It is my desire that Michael, if necessary, provide for my two grandchildren's educations and support while they are minors in that manner I would want them to be provided for, making available to them private school and college educations, with graduate study to be made available if they so desire.

IN TESTIMONY OF THE MAKING, DECLARING AND PUBLISHING OF the foregoing to be my Last Will and Testament, I now sign my name hereto in the presence of Mary Beverly Harvey and John G. Gourlay, Jr., whom I have especially requested to witness the making, publishing and declaring of this my Last Will and Testament, and the witnessing of my signature hereto on this the 11th day of January, 1982.

Lila Rhea Jefcoat
TESTATRIX

WITNESSES:

John G. Gourlay, Jr
Address 148 St Andrews
JACKSON, MISS. 39211

MARY BEVERLY HARVEY
Address 13 NORTH HILL PARKWAY
JACKSON, MS 39206

We, Mary Beverly Harvey and John G. Gourlay, Jr., do hereby certify that LILA RHEA JEFcoat, made declared and published the foregoing instrument to be her Last Will and Testament in our presence, and that she signed and subscribed the same as her Last Will and Testament in our presence, especially and expressly requesting us to be the subscribing witnesses thereto, each of us signing in the presence of the Testator and in the presence of each other.

WITNESS OUR SIGNATURES, this the 11th day of January, 1982.

Mary Beverly Harvey
John G. Gourlay Jr.

J.G.G.

IN THE CHANCERY COURT OF
MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF

LILA RHEA JEFCOAT

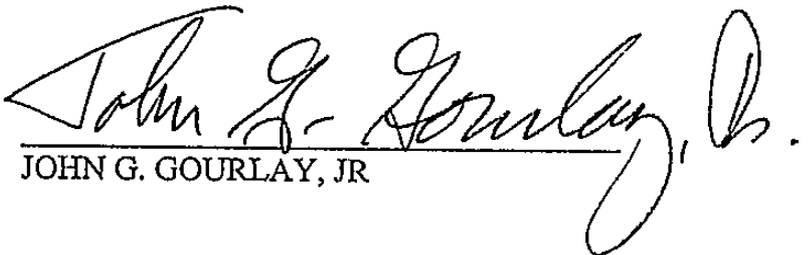
CAUSE NO. 2005-1053AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

FIRST JUDICIAL DISTRICT

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named **John G. Gourlay, Jr.**, one of the subscribing witnesses to a certain instrument of writing, the original of which is attached hereto, purporting to be the Last Will and Testament of Lila Rhea Jefcoat, Deceased, then of the County of Jones, State of Mississippi, dated January 11, 1982, who having been by me first duly sworn, did state on oath that the said Lila Rhea Jefcoat, on January 11, 1982, in the presence of this affiant and Mary Beverly Harvey, the other subscribing witness, signed, published and declared said instrument as her Last Will and Testament and that said Testatrix at said time was of sound and disposing mind and memory and more than twenty-one (21) years of age, and that this affiant subscribed and attested said instrument as a witness to the signature and publication thereof at the special instance and request of said Testatrix and in the presence of said Testatrix, and in the presence of the other subscribing witness.


JOHN G. GOURLAY, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 8th day of December, 2005.

Marsha M. Petty
NOTARY PUBLIC

My Commission Expires:

12-28-08



STATE OF MISSISSIPPI
 COUNTY OF JONES

2005-1053

FIRST CODICIL TO
 LAST WILL AND TESTAMENT
LILA RHEA JEFCOAT

KNOW ALL MEN BY THESE PRESENTS: That I, LILA RHEA JEFCOAT, a widow, having a fixed place of residence at 2000 U. S. Highway 84 West, Laurel, Mississippi, in the Second Judicial District of Jones County, Mississippi, and being of sound and disposing mind and memory and over the age of twenty-one (21) years, do hereby make and publish this instrument of writing to be my First Codicil to my Last Will and Testament heretofore made by me on January 11, 1982, hereby revoking all other wills and codicils made by me.

1.

I do hereby revoke Item II of my said Last Will and Testament dated January 11, 1982, and do hereby substitute in lieu thereof the following:

"

ITEM II

All of my estate, real, personal and mixed, I hereby devise and bequeath to my son, Michael Jefcoat. It is my desire that Michael, if necessary, provide for the educations and support of my two grandchildren, Charlotte Jefcoat and Charles D. Jefcoat, while they are minors in that manner I would want them to be provided for, making available to them private school and college educations, with graduate study to be made available, if they so desire and provided they apply themselves and attain academically passing credits and grades.

ITEM III

I make no provisions or bequests to my son, Dwight Jefcoat, or any other grandchildren born to my son, Dwight Jefcoat, for the reason that I have heretofore assisted and provided for my son, Dwight Jefcoat, during my lifetime. "

2.

Except as herein provided, I republish, reaffirm and readopt my said Last Will and Testament of January 11, 1982.

IN WITNESS WHEREOF, I have hereunto signed and subscribed my name on this, the 20 day of May, A. D., 1986.

Lila Rhea Jefcoat
 LILA RHEA JEFCOAT

WITNESSES:

B. E. McCord, Jr.
Charlotte P. [unclear]

ATTESTAION CLAUSE

We, the undersigned subscribing witnesses to the above and foregoing First Codicil to the Last Will and Testament of LILA RHEA JEFcoat, do hereby certify that we saw LILA RHEA JEFcoat sign and declare same to be her First Codicile to her Last Will and Testament heretofore made by her on January 11, 1982, and that we, as witnesses hereto, at the request of LILA RHEA JEFcoat, witnesses her signing of same and that we signed same in her presence and in the presence of each other on this the 20th day of May, A. D., 1986.

B. E. McCordle, Jr.
 WITNESS
16 MAR-REE DR LAUREL
 ADDRESS

Charlotte P. Duvall
 WITNESS
704 N 7th St. Laurel, MS
 ADDRESS

B 39 P 485

IN THE CHANCERY COURT OF
MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF

LILA RHEA JEFCOAT

CAUSE NO. 2005-1053AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF JONES

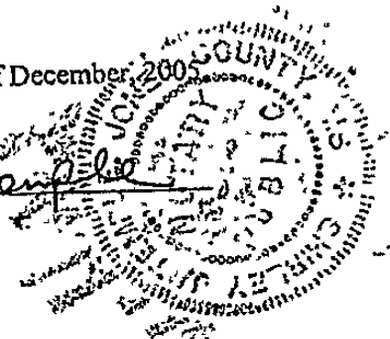
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Charlotte P. Lowe, one of the subscribing witnesses to a certain instrument of writing, the original of which is attached hereto, purporting to be the First Codicil to Last Will and Testament of Lila Rhea Jefcoat, Deceased, then of the County of Jones, State of Mississippi, dated January 11, 1982, who having been by me first duly sworn, did state on oath that the said Lila Rhea Jefcoat, on May 20, 1986, in the presence of this affiant and B. E. McCardle, Jr, the other subscribing witness, signed, published and declared said instrument as First Codicil to her Last Will and Testament dated January 11, 1982, and that said Testatrix at said time was of sound and disposing mind and memory and more than twenty-one (21) years of age, and that this affiant subscribed and attested said instrument as a witness to the signature and publication thereof at the special instance and request of said Testatrix and in the presence of said Testatrix, and in the presence of the other subscribing witness

Charlotte P. Lowe
CHARLOTTE P LOWE

B 39 P 486

SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of December, 2005

Shirley J. Temple
NOTARY PUBLIC



My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT 28, 2009
BONDED THRU STEGALL NOTARY SERVICE

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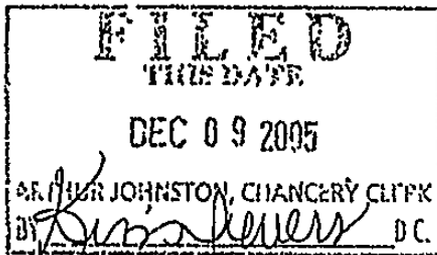
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MADISON COUNTY, MS This instrument was
filed for record Dec. 9th, 2005.

Book 39 Page 419
ARTHUR JOHNSTON, C.C.

BY: Sacely Tolson





LAST WILL AND TESTAMENT OF
MRS. KATHRYN WREN COEN

I, MRS. KATHRYN WREN COEN, an adult resident citizen of the First Judicial District of Hinds County, Mississippi, above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any previous Wills and/or Codicils heretofore made by me.

ITEM I: I hereby appoint, nominate and constitute my nephew, William Alford Ryan, as Executor of this my Last Will and Testament, and if he be unable or unwilling to so serve, then Trustmark National Bank, Jackson, Mississippi, as Executor; and in either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same; and I give to my Executor, during the administration of my estate, full and unlimited rights, powers and privileges to manage, sell and otherwise deal with any and all assets of my estate during the administration thereof without any bond, appraisal or accounting thereof to any court or other party. My Executor is directed to promptly pay all properly probated claims against my estate, my funeral expenses, all costs of administering my estate, and any taxes due from my estate, as soon as feasible after my death. My nephew, William Alford Ryan, if able, otherwise my niece, Nellalyn Wesson Bucy, is authorized, empowered, and directed in his or her sole discretion to dispose of all of my furniture, household effects, clothing, jewelry and my other purely personal effects found in my residence at my death, and I expressly vest in the said William Alford Ryan, if he is able to serve, otherwise in my niece, Nellalyn Wesson Bucy, full authority with regard to the disposition of all of same and waive all accounting regarding same to any court or other party or person, and I expressly direct that all of said household effects and personal effects be delivered and turned over to him or her for

R. W. C.

disposition in such manner as he or she alone determine, making use of any instructions, requests or memoranda from me available to him or her at my death.

ITEM II: I have some shares of stock in First Bank Capitol Corporation, of Tupelo, Mississippi, currently being merged with Deposit Guaranty National Bank of Jackson, Mississippi, and I give and bequeath all shares of stock which I own in said First Bank Capitol Corporation and/or in Deposit Guaranty National Bank of Jackson, Mississippi, or any successor thereto, at my death, as follows: One-half (1/2) to my nephew, William Alford Ryan; one-fourth (1/4) to my niece, Nellalyn Wesson Bucy; one-eighth (1/8th) to my niece, Lottie Fain Wren Dabbs; and one-eighth (1/8th) to my great-niece, Charlotte Ann Dabbs Algood. At the present time I own 876 shares of stock in said First Bank Capitol Corporation, but should the actual number of shares I hold change from the present number I desire all shares of stock which I own at my death in First Bank Capitol Corporation and in Deposit Guaranty National Bank of Jackson, Mississippi, be distributed in the proportions as indicated in this Item.

ITEM III: I give and bequeath all Certificates of Deposit in Community Federal Savings and Loan of Tupelo, Mississippi, and all stock in Standard Life Insurance Company which I own at the time of my death equally to the following five persons: My nephew, Lemuel Albert Hall, my nephew Colclough Wren Thomas, my niece, Lottie Fain Wren Dabbs, my nephew William Alford Ryan, and my niece Nellalyn Wesson Bucy.

ITEM IV: I direct my Executor to liquidate and convert to cash (at such time as he or it deem to be an appropriate and good business time to do so and I leave the timing for the sale or cashing of same to the sole discretion of my Executor) all the rest, residue and remainder of my estate; and after paying all expenses and taxes due from my estate therefrom I give, devise

and bequeath all of the rest, residue and remainder of my estate as follows, to-wit:

A. Three-fourths (3/4ths) of my residuary estate I give, devise and bequeath equally to my nephew Lemuel Albert Hall, my nephew Colclough Wren Thomas, my niece Lottie Fain Wren Dabbs, my nephew William Alford Ryan, and my niece Nellalyn Wesson Bucy.

B. Two-twelfths (2/12ths) of my residuary estate I give, devise and bequeath equally to Irllyn Cruthirds Toner, Nelson Redie Cruthirds and Sharon Cruthirds Lowery, who are relatives of my late husband, Hooker M. Coen.

C. One-Twelfth (1/12th) of my residuary estate I give, devise and bequeath equally to Arthur B. Coen, Jr. and Jerry Frank Coen, who are relatives of my late husband Hooker M. Coen.

ITEM V: In the event any beneficiary specifically named in this Will predeceases me, the share of such beneficiary shall go to the issue per stirpes of such predeceased beneficiary, if any, otherwise same shall lapse and be distributed proportionately as designated to the surviving heirs designated by name in the respective whole Item in which their name appears in this Will.

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

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 25th day of August, 1986.

Mrs. Kathryn Wren Coen
MRS. KATHRYN WREN COEN

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

Linda P. Jennings
Betty J. Jones
Jac. Jack Stewart
WITNESSES

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE WILL AND ESTATE

OF KATHRYN WREN COEN, DECEASED

NO. 2005-1045

STATE OF MISSISSIPPI

COUNTY OF HINDS

FILED
 THIS DATE
 DEC 09 2005
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *Jim Miller* D.C.

AFFIDAVIT OF SUBSCRIBING WITNESS

This day personally came and appeared before me, the undersigned authority in and for said jurisdiction, LINDA P. JENNINGS, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Kathryn Wren Coen, deceased, late of Madison County, Mississippi, who, having been first duly sworn, makes oath that the said Kathryn Wren Coen signed, published and declared the original of said instrument as her Last Will and Testament on the 25h day of August, 1986, the day and date of said instrument, in the presence of said affiant, Bettie J. Pierce and Joe Jack Hurst, that the said testatrix was then of sound and disposing mind and memory and twenty-one (21) years and upwards of age; and said affiant, Bettie J. Pierce and Joe Jack Hurst subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said testatrix, and in the presence of each other.

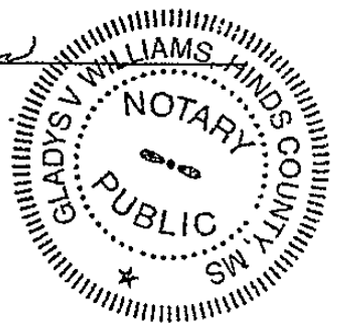
Linda P. Jennings

 LINDA P. JENNINGS

SWORN to and subscribed before me, this the 8th day of December, 2005.

Gladys V. Williams

 NOTARY PUBLIC



My Commission Expires:
 MISSISSIPPI STATEWIDE NOTARY PUBLIC
 MY COMMISSION EXPIRES MAY 5, 2007
 BONDED THRU STEGAL NOTARY SERVICE

MADISON COUNTY, MS This instrument was
 filed for record Dec 9, 2005

Book 39 Page 487
 ARTHUR JOHNSTON, CC
 BY K. Rivers DC



**Last Will and Testament
Of
GEORGE TAYLOR MILLER TRIBBLE**

Mississippi, Madison County.

I, GEORGE TAYLOR MILLER TRIBBLE, of Madison County, Mississippi, hereby revoke all prior wills and codicils made by me and do make, publish and declare this to be my will.

ITEM I

I direct that my body be buried in accordance with my religious belief and in a manner suitable to my circumstances in life, or in accordance with any special directions which I may give to my family in the future.

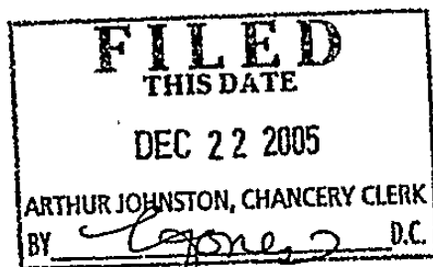
ITEM II

I desire that all of my just debts be paid as soon as practical after my death by my Executrix hereinafter named and appointed.

ITEM III

I give, devise and bequeath all my property of every kind and description, and wherever located, including any property ~~over~~ absolutely and in fee simple to my niece, REBECCA PETE TRIBBLE HOBBS.

1



ITEM IV

I appoint my niece, **REBECCA PETE TRIBBLE HOBBS**, Executrix of this Will. I relieve my Executrix from giving bond and from making any reports, inventories, appraisals or returns to any court.

ITEM V

My Executrix shall have the following powers, all of which may be exercised without the order of or report to any court: to distribute in money or in kind or in both; to retain as an investment any property owned by me at the time of my death; to invest in any property without being limited to what are known as legal investments; to sell at public or private sale for cash or on terms and with or without advertisement; to lease for any term; to borrow and to secure the debt by conveying an interest in the property; to hold securities in the name of the Executrix or in the name of a nominee, without indication of any fiduciary capacity, as long as records are kept showing the proper ownership; to vote in person or by proxy any corporate stock or other security and to agree to or take any other action in regard to any reorganization, merger, consolidation, liquidation, bankruptcy or other procedure or proceeding affecting any stock, bond, note or other property; to compromise, settle and adjust any claim or demand by or against my estate or any trust; to use real estate brokers, accountants, attorneys or other agents, and to pay them reasonable compensation for their services; to continue or engage in any business; to make any election permitted by any tax law; and generally the power to execute such instruments and to do all things which are necessary or desirable in the management, care and disposition of my estate or any trust.

IN WITNESS WHEREOF, I have hereunto set my hand and
Subscribed my name to this my last Will consisting with this three (3) typewritten
pages, this 14th day of MARCH, 2005.

George Taylor Miller Tribble (SEAL)
George (George Taylor Miller Tribble)

We, the undersigned witnesses, do hereby state that the above and foregoing Will was on
the date thereof subscribed by GEORGE TAYLOR MILLER TRIBBLE, Testatrix, in the
presence of us, that at the time of subscribing said Will, the Testatrix did publish and
declare said Will to be her Last Will and Testament, and each of us, at the request of said
Testatrix and in the presence of said Testatrix and in the presence of each other, do sign
said Will as witnesses thereof; and that we and each of us are of the opinion that the said
Testatrix, GEORGE TAYLOR MILLER TRIBBLE, signed said Will freely and voluntarily
and was at the time of such signing of sound and disposing mind and memory.

Diane Walker
Witness

600 S Pear Orchard Rd
Ridgeland, MS 39157
Address

Claudia When
Witness

P O Box 834 Canton, MS
39046
Address

State of Mississippi

County of Madison

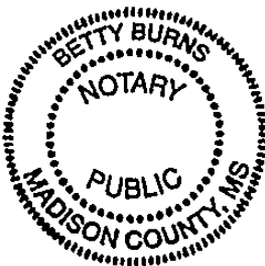
Before me, the undersigned authority, on this day personally appeared
 GEORGE TAYLOR MILLER TRIBBLE, _____,
Betty Burns, made known to me as the Testatrix
 and the witnesses, respectively, whose names are subscribed to the annexed or
 foregoing instrument in their respective capacities, and, all of said persons being
 by me duly sworn, GEORGE TAYLOR MILLER TRIBBLE, Testatrix, declared
 to me and to the said witnesses in my presence that said instrument is her last Will
 and Testament and that she had willingly made and executed it as her free act and
 deed for the purposes therein expressed. The witnesses, each on his oath, stated to
 me in the presence and hearing of the Testatrix that the Testatrix had declared to
 them that the instrument is her last will and testament and that she executed same as such
 and wanted each of them to sign it as a witness; and upon his oath each witness
 stated further that he did sign the same as witness in the presence of the Testatrix
 and at her request; that she was of sound mind.

George Taylor Miller Tribble
 GEORGE TAYLOR MILLER TRIBBLE
 Testatrix

Diane Walker
 Witness

Claudia Wren
 Witness

Sworn to and subscribed before me by GEORGE TAYLOR MILLER TRIBBLE,
 Testatrix, and sworn to and subscribed before me by Betty Burns,
 _____, witnesses, this 14th day of March, 2005



Notary Public State of Mississippi
 At Large
 My Commission Expires
 July 28, 2008
 BONDED THRU
 HEIDEN, BROOKS & GARLAND, INC

MADISON COUNTY, MS This instrument was
 filed for record Dec. 22, 2005

Book 39 Page 492
 ARTHUR JOHNSTON, C C

BY Lapner DC



STATE OF MISSISSIPPI
COUNTY OF MADISON

2005-1068

FILED
THIS DATE

DEC 22 2005

LAST WILL AND TESTAMENT OF ADA CONNER FOX

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

BEING OF SOUND AND DISPOSING MIND AND MEMORY, I DO HEREBY MAKE, PUBLISH AND DECLARE THIS MY LAST WILL AND TESTAMENT, HEREBY REVOKING ALL WILLS AND CODICILS TO WILLS HERETOFORE MADE BY ME.

ITEM 1. I HEREBY DIRECT THAT ALL DEBTS WHICH MAY BE OWING BY ME AT THE TIME OF MY DEATH BE PAID AFTER MY DEATH BY MY EXECUTRIX TO BE HEREINAFTER NAMED WITHOUT THE NECESSITY OF SAID CLAIMS BEING PROBATED AGAINST MY ESTATE IN THE DISCRETION OF MY SAID EXECUTRIX.

ITEM 2. I HEREBY GIVE AND BEQUEATH TO MY NIECE, MRS. BILLIE RUTH FOX SHACKLEFORD, MY ENTIRE ESTATE (THE REST, REMAINDER AND RESIDUE OF MY PROPERTY WHETHER REAL, PERSONAL OR MIXED AFTER MY DEBTS ARE PAID.)

ITEM 3. I HEREBY NAME, CONSTITUTE AND APPOINT MRS. BILLIE RUTH FOX SHACKLEFORD TO BE EXECUTRIX OF THIS MY LAST WILL AND TESTAMENT AND DIRECT THAT SHE SERVE AS SUCH WITHOUT BOND AND THAT SHE BE RELIEVED OF THE NECESSITY OF FILING ANY INVENTORY OR HAVING AN APPRAISAL OF MY ESTATE OR OF FILING ANY ACCOUNTING WITH ANY COURT.

THIS INSTRUMENT CONSISTS OF THIS ONE PAGE WRITTEN ON ONE SHEET IDENTIFIED BY MY SIGNATURE AS THIS MY LAST WILL AND TESTAMENT.

CANTON, MISSISSIPPI

OCTOBER 6, 1977

SIGNED:

Ada Conner Fox

WITNESS:

Pauline B. Knight
Lina Wyane

IN THE MATTER OF THE ESTATE OF
ADA CONNER FOX, DECEASED

CIVIL ACTION FILE
NO. 2005-1068

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, **LINA WYNNE**, subscribing witness to a certain instrument of writing purporting to be the Last Will and Testament of Ada Conner Fox, deceased, and who, being by me first duly sworn, deposed and said that the said Ada Conner Fox signed, published and declared said instrument as her Last Will and Testament on October 6, 1977, the date of said instrument, in the presence of this deponent, and that the said Testator was then of sound and disposing mind and memory, more than twenty-one years of age, and had her usual place of residence in Canton, Madison County, Mississippi; and the said Lina Wynne subscribed and attested said instrument, as witness to the signature and publication thereof, at the special instance of the said testator, in the presence of the said Ada Conner Fox and in the presence of Pauline B Knight, the other subscribing witness, on the day and year of the date of said instrument

And Affiant affirmed under oath that she is in no wise interested in the estate of the Testator.

Lina Wynne

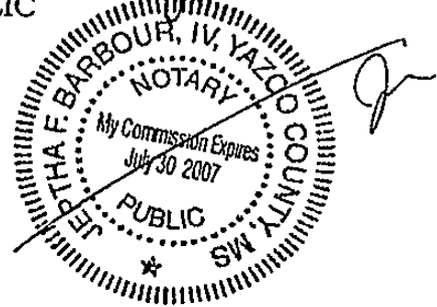
LINA WYNNE

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

Shelagh Ann Opherson

NOTARY PUBLIC

My Commission Expires:
May 20, 2007
(SEAL)



\\Raliegh\my documents\From D\Legal F MADISON COUNTY, MS This instrument was
filed for record Dec 22 2005
Book 39 Page 496
ARTHUR JOHNSTON, CC
BY R. Steven DC



LAST WILL AND TESTAMENT OF NETTIE ANN MOSS

I, NETTIE ANN MOSS, unmarried, an adult resident citizen of Madison County, Mississippi, residing at 524 Wilder Dr., Flora, MS 39071, being over the age of twenty-one years and of sound and disposing mind, do hereby make, publish and declare the following as my Last Will and Testament.

ITEM I:

I do hereby revoke all wills, codicils and testaments heretofore made by me.

ITEM II:

I hereby devise and bequeath all of my estate, real, personal and mixed, wherever situated, unto my only child, my son, Bradley L. Moss, Jr.

ITEM III:

In the event that my son, Bradley L. Moss, Jr., shall not survive me, I hereby devise and bequeath all of my estate, real, personal or mixed, unto my daughter-in-law, Lynn B. Moss.

ITEM IV:

I nominate and appoint as Executor of my estate, my son, Bradley L. Moss, Jr. In the event of his resignation, failure to qualify or other inability to serve, I hereby nominate and appoint as Executrix of my estate, my daughter, ^{in Law NAM} Lynn B. Moss. I hereby waive any requirement of bond, inventory, appraisement or accounting to any person or any court of either my said Executor or Executrix.

I hereby grant unto either my said Executor or Executrix the authority to sell any and all assets of my estate, at public or private sale, for cash or on credit, on such terms and conditions as he deems to be in the best interest of my estate,

without the necessity of prior approval of any court or any person.

WITNESS my hand, this the 2nd day of June, 2005.

Nettie Ann Moss
NETTIE ANN MOSS

WITNESSES:

Sherry Langham
(Sharon)
Address: P.O. Box 59052
Jackson, MS, 39284
Home Phone: 601-372-3237
Work Phone: 601-419-3202 pager

Kristy Tacker
Address: P.O. Box 805
Flore, MS 39071
Home Phone: 601-317-3054
Work Phone: _____

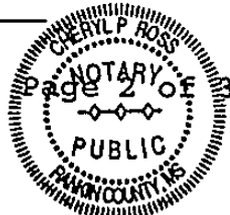
The above and foregoing will of NETTIE ANN MOSS was declared by her in our presence to be her will and was signed by NETTIE ANN MOSS in our presence and in the presence of each other. We the undersigned witnessed and attested the due execution of the will of NETTIE ANN MOSS, and we further certify that at the time of such execution said testatrix was over the age of 21 years and was of sound and disposing mind and memory.

WITNESS our signatures this the 2nd day of June, 2005.

Sherry Langham

Kristy Tacker

Initial NAM



MY COMMISSION EXPIRES
December 8, 2006

Cheryl P. Ross
Notary Public

PROOF OF WILL

STATE OF MISSISSIPPI
MADISON COUNTY

CHANCERY COURT
In Vacation A.D. 2005

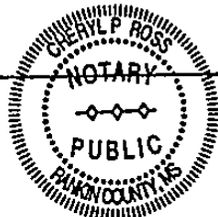
Personally appeared before me the undersigned authority in and for the state and county aforesaid Kristy Tacker, who being first by me duly sworn stated on oath that affiant, as one of the subscribing witnesses to the foregoing and annexed instrument of writing, purporting to be the Last Will and Testament of Nettie Ann Moss, Deceased, late of Madison County, and that the said Nettie Ann Moss signed, published and declared said instrument as her Last Will and Testament, on the 2nd day of June, 2005, the day of the date of said instrument, in the presence of this affiant, and in the presence of Sherry Langham, the other subscribing witness thereto, and that the said testatrix was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this affiant and Sherry Langham, the other subscribing witness, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request and in the presence of testatrix, and in the presence of each other, on the day and year of the date thereof and the affiant's address is P.O. Box 805, Flora MS 39071.

Sworn to and subscribed before me, this 20th, day of December, 2005.

Kristy Tacker
KRISTY TACKER

Cheryl P Ross
NOTARY PUBLIC

My Commission expires: _____ (SEAL)



MY COMMISSION EXPIRES
December 8, 2006

MADISON COUNTY, MS This instrument was
filed for record January 5, 2006

Book 39 Page 498
ARTHUR JOHNSTON, C.C.

BY: [Signature] D.C.

