

LAST WILL AND TESTAMENT

OF

SARA M. McCAA

I, SARA M. McCAA, an adult resident citizen of Port Gibson, Claiborne County, Mississippi, being 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 other wills and codicils heretofore made by me

ITEM I.

BURIAL

In regard to my burial, it is my desire that I have only a grave side service and nothing more.

ITEM II

TO SUSAN McCLINTOCK AND LYNN ALLEN

I hereby will, devise and bequeath unto my daughters, SARA McCAA ("Susan") McCLINTOCK and LYNN McCAA ALLEN, the following (1) one-half of my Chatsworth china to each; (2) one-half of my crystal to each, and (3) one-half of my silver to each. No estate or inheritance taxes payable at my death shall be charged to the assets passing under this Item of my Will.

FILED
THIS DATE
MAR 22 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* DC

ITEM III.

TO LYNN ALLEN

To LYNN McCAA ALLEN, I hereby will, devise and bequeath the Dresden flower china which she gave me. No estate or inheritance taxes payable at my death shall be charged to the assets passing under this Item of my Will

ITEM IV.

TO BARBARA McCAA

To my daughter, BARBARA McCAA, I hereby will, devise and bequeath the following: (1) the Provencal china; (2) all furniture owned by me at the time of my death; (3) all stocks, bonds and certificates of deposit owned by me at the time of my death, (4) the Oneida silverware, and (5) all rings and other jewelry owned by me at the time of my death. All items in paragraphs (1), (2), (4) and (5) of this Item IV shall be distributed outright to my daughter, BARBARA McCAA. To the extent of my available generation skipping transfer tax exemption (as defined in Internal Revenue Code section 2631), the items in paragraph (3) shall not be distributed outright to my daughter, BARBARA McCAA, but shall be held in trust for the benefit of BARBARA McCAA as provided in the following Item V of this Will. To the extent possible, all estate and inheritance taxes payable at my death and apportioned to the assets passing under this Item shall be paid out of the assets which pass outright to my daughter, BARBARA McCAA, and shall not be charged against the share passing to the trust for the benefit of BARBARA McCAA. In funding the bequest to the trust for BARBARA McCAA, my Executrix shall use values current as of the date or dates of distribution

The portion of the items in paragraph (3) in excess of my available generation skipping transfer tax exemption, if any, shall be distributed outright to my daughter, **BARBARA McCAA**

ITEM V

TRUST FOR BARBARA McCAA

BARBARA McCAA, as Trustee, shall hold, administer and distribute the funds devised and bequeathed to this Trust under the preceding Item IV of this Will for the benefit of my daughter, **BARBARA McCAA**, according to the following provisions.

A. Income Distributions The Trustee shall distribute to or for the benefit of my daughter, **BARBARA McCAA** ("Barbara"), as much of the net income as the Trustee deems advisable for Barbara's education, support, maintenance and health, for the maintenance of Barbara's accustomed standard of living; or for any medical, hospital or other institutional care which Barbara may require. These distributions shall be made in such proportions, amounts, and intervals as the Trustee determines. Any income not distributed shall be added to principal and shall be distributed according to the provisions of this Item.

B. Principal Distributions. In addition to the income distributions, the Trustee may distribute to or for the benefit of Barbara as much principal as the Trustee deems advisable for Barbara's education, support, maintenance and health; for the maintenance of Barbara's accustomed standard of living, or for any medical, hospital or other institutional care which Barbara may require. In making principal distributions, the Trustee shall consider Barbara's needs and the funds available to her from other sources.

C. Final Distribution of Assets

1 Testamentary Special Power of Appointment Upon Barbara's death, the entire remaining principal and undistributed income of this trust shall be paid over, delivered or conveyed to or among my surviving daughters and descendants as Barbara appoints in her Last Will and Testament. In disposing of the property of this trust, Barbara shall make specific reference to this Item of my Will as the source of her power to appoint this property.

2 Distribution if Power of Appointment Not Exercised. If Barbara fails to effectively exercise her power of appointment as to any portion of this trust, upon Barbara's death any property remaining in this trust and not effectively appointed shall be divided into equal shares, one for each of my daughters, SARA McCAA McCLINTOCK and LYNN McCAA ALLEN, with each share to be held in trust for my respective daughter's benefit according to the provisions of paragraph F of this Item. If either daughter is deceased, her share shall be distributed in equal shares to her children, per stirpes.

D Name of Trust This trust shall be designated and known as the "BARBARA McCAA TRUST"

E. Successor Trustees If BARBARA McCAA resigns or becomes unable to serve as Trustee of the trust created hereunder, regardless of the cause, then SARA McCAA McCLINTOCK and LYNN McCAA ALLEN, shall serve as successor Trustees. If only one of SARA McCAA McCLINTOCK and LYNN McCAA ALLEN should be willing and able to serve as Trustee, then she shall serve as sole successor Trustee.

F. Trusts for Susan McClintock and Lynn Allen. Any trust created under this Item for

the benefit of SARA McCAA McCLINTOCK or LYNN McCAA ALLEN shall be held, administered and distributed according to the provisions of this paragraph. SARA McCAA McCLINTOCK shall serve as Trustee of any trust created for the benefit of SARA McCAA McCLINTOCK, and LYNN McCAA ALLEN shall serve as Trustee of any trust created for the benefit of LYNN McCAA ALLEN. If either SARA McCAA McCLINTOCK or LYNN McCAA ALLEN should become unwilling or unable to serve as Trustee, she shall appoint her successor. If either SARA McCAA McCLINTOCK or LYNN McCAA ALLEN should be unwilling or unable to serve as Trustee and fails to appoint a successor Trustee, then the adult children of that daughter shall choose a successor Trustee

1. Income Distributions The Trustee shall distribute to or for the benefit of my daughter who is the beneficiary of the trust, as much of the net income as the Trustee deems advisable for such daughter's education, support, maintenance and health, for the maintenance of such daughter's accustomed standard of living; or for any medical, hospital or other institutional care which such daughter may require. These distributions shall be made in such proportions, amounts, and intervals as the Trustee determines. Any income not distributed shall be added to principal and shall be distributed according to the provisions of this paragraph.

2. Principal Distributions In addition to the income distributions, the Trustee may distribute to or for the benefit of my daughter who is the beneficiary of the trust as much principal as the Trustee deems advisable for such daughter's education, support, maintenance and health; for the maintenance of such daughter's accustomed standard of living; or for any

medical, hospital or other institutional care which such daughter may require. In making principal distributions, the Trustee shall consider my daughter's needs and the funds available to her from other sources.

3 Final Distribution of Assets Upon the death of my daughter who is the beneficiary of the trust, the remaining trust assets shall be distributed outright in equal shares to such deceased daughter's children, per stirpes, and such separate trust shall terminate.

G Disclaimer. At any time any beneficiary may irrevocably disclaim or renounce any further interest in any trust created hereunder by notifying the Trustee in writing of the beneficiary's disclaimer or renunciation. In such event, the trust provision shall thereafter be interpreted as though such beneficiary died on the date of such disclaimer or renunciation.

H Spendthrift Trust None of the principal or income of any trust created hereunder shall be liable for the debts or obligations of any beneficiary or be subject to seizure by creditors of any beneficiary. The beneficiaries have no power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of any interest in the trust funds or the income produced from the funds.

ITEM VI.

RESIDUE

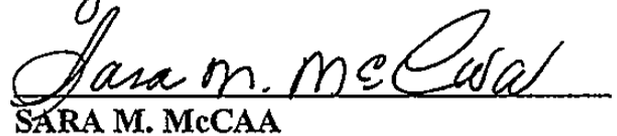
All of the rest, remainder and residue of my property, real, personal or mixed, wherever the same may be located, I hereby will, devise and bequeath unto my three children, SUSAN McCAA McCLINTOCK, LYNN McCAA ALLEN and BARBARA McCAA, share and share alike

ITEM VII

EXECUTRIX

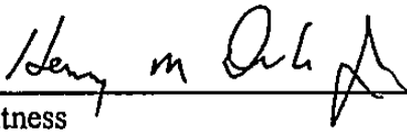
I hereby nominate, constitute and appoint my daughter, **BARBARA McCAA**, as the Executrix of this my Last Will and Testament, and request that no bond or accounting be required of her as such.

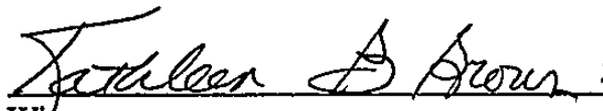
Witness my signature this the 17th day of May 1999



SARA M. McCAA

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


Witness


Witness

PROOF OF WILL

Henry M Drake Jr and Kathleen Brown, being duly sworn according to law on oath state:

Each of us is a subscribing witness to the attached written instrument dated May 17, 1999, which purports to be the Last Will and Testament of SARA M. McCAA, who is personally known to each of us On the execution date of the instrument, the Testatrix, in our presence, signed, published and declared the instrument to be her Last Will and Testament, and requested that we attest her execution thereof. In the presence of the Testatrix and each other, each of us signed our respective names as attesting witnesses At the time of execution of the instrument the Testatrix appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint

DATED this 17th day of May, 1999.

Henry M Drake Jr
(Witness)

Kathleen Brown
(Witness)

302 COFFEE ST
(Address)

Box 149
(Address)

Port Gibson Ms 39150

Port Gibson Ms 39150

STATE OF MISSISSIPPI

COUNTY OF Clackson

Subscribed and sworn to before me, the undersigned Notary Public, on this the 17 day of May, 1999.

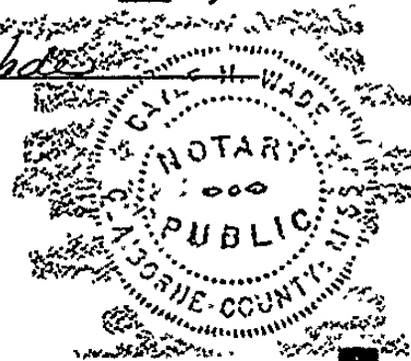
Arthur Johnston, C.C.
Notary Public

My Commission Expires July 11, 2000

MADISON COUNTY, MS This instrument was filed for record March 22, 2006.

Book 40 Page 1
ARTHUR JOHNSTON, C.C.

BY Arthur Johnston D.C.



LAST WILL AND TESTAMENT

2006-256

OF

MILDRED H. CRAFT

I, MILDRED H. CRAFT, of Jackson, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this as my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

ITEM I.

I hereby constitute and appoint my son, David L. Pointer, to be Executor of my last will and testament. If for any reason the said David L. Pointer shall fail to serve as Executor, then my husband, Charles L. Craft, if he be living, shall serve as Executor. But should my said husband not be living, or, if living, shall for any reason fail to serve as Executor, then Trustmark National Bank, of Jackson, Mississippi, shall serve as Executor. I hereby direct that no bond shall be required of any of the aforementioned executors, and I direct that my Executor shall not be required to make any formal appraisal of my estate or make or render any accounting or reporting to any court with reference to the handling of my estate, except as may be ordered by the court of proper jurisdiction.

ITEM II.

I hereby direct that my Executor shall pay all of my just and lawful debts which shall be probated, registered and allowed against my estate, as well as all costs of my last illness and burial.

ITEM III.

I do hereby give and bequeath unto my sister, Martha Harpole Jones, the sum of Ten Thousand and No/100 Dollars

FILED
THIS DATE
MAR 24 2006
ARTHUR JOHNSTON CHANCERY CLERK
BY *Jim Jones* D.C.

Mildred H. Craft

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(\$10,000.00) in cash; unto my sister-in-law, Alice Bruton Harpole, the sum of Five Thousand and No/100 Dollars (\$5,000.00) in cash; and unto my sister-in-law, Mary Helen Pointer Irby, the sum of Five Thousand and No/100 Dollars (\$5,000.00) in cash.

ITEM IV.

I do hereby give, devise and bequeath unto my son, David L. Pointer, all of the rest, residue and remainder of my property, real, personal and mixed, wherever situated and whether acquired before or after the execution of this will. If, however, my said son shall not survive me, then, and in that event, I do hereby give, devise and bequeath all of my property, real, personal and mixed, wherever situated and whether acquired before or after the execution of this will, unto the issue of my said son who shall be living at the time of my death, share and share alike.

ITEM V.

I do hereby expressly exercise the power of appointment vested in me under the will of my husband, Charles L. Craft, in the event he has predeceased me, to dispose of the entire remaining corpus and all accrued income of the marital trust designated as the Mildred H. Craft Trust provided for and created under the last will and testament of my said husband, and I do hereby devise and bequeath all of the remaining assets of said marital trust unto my said son, David L. Pointer, if he shall survive me, but should he not survive me, then and in that event, unto the issue of my said son who shall survive me, share and share alike.

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 *Martha S. May* and *Kenn A. Boone* whom I have especially requested to witness

Mildred H. Craft

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the making, publishing and declaring of this my last will and testament and the witnessing of my signature thereto.

All done this the 13th day of September, 1993.

Mildred H. Craft
TESTATRIX

WITNESSES:

Tom A. Boone
Martha S. May

CERTIFICATE OF SUBSCRIBING WITNESSES

We, Martha S. May and Tom A. Boone do hereby certify that Mildred H. Craft made, declared, and published the foregoing instrument to be her last will and testament 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, each signing in the presence of the Testatrix and in the presence of each other.

Witness our signatures, this the 13th day of September, 1993.

Tom A. Boone
WITNESS

Martha S. May
WITNESS

MADISON COUNTY, MS. This instrument was filed for record March 24, 2006

Book 40 Page 9
ARTHUR JOHNSTON, C C

BY K. Sellers DC



to receive and retain any of my property; to sell, at public or private sale, encumber or lease any property of my estate without notice, at such prices and upon such terms as my Executor deems best, and without the giving of any bond, subject, however, to such confirmation as may be required by law; to hold, manage and operate such property; to continue the operation of any business of my estate, alone or in partnership with others, for such times and in such manner as deemed advisable, or to sell or liquidate such business, and any such operation, sale or liquidation shall be at the risk of my estate and without liability on my Executor for any losses resulting therefrom; to invest and reinvest surplus moneys in such investments as my Executor deems advisable; to determine what is principal and what is income of my estate and to allocate and charge to either principal or income any debts, taxes and expenses of administration.

FOURTH: Disposition of All Property. It is my intention by this Will to dispose of the entirety of my property, if any.

FIFTH: Disposition of Personal Effects. Except as provided in any written instructions to my Executor regarding the disposition of personal effects, I give any interest I may have in all personal automobiles, clothing, jewelry, china, silver, books, pictures and other works of art, household furniture and furnishings and all other items of domestic, household or personal use to the Trustee of that Trust Agreement described in Paragraph SIXTH. The bequests made by this paragraph shall be free and clear of estate and inheritance taxes, which I direct my Executor to charge against the residue of



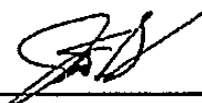
JACK D. SKINNER

my estate. Further, if I am married at the time of my death, I bequeath the sum of One Hundred and No/100's Dollars (\$100.00) to my surviving spouse.

SIXTH: Disposition of Residue of Estate.

(1) All the rest, residue and remainder of my estate, both real and personal and of whatever kind and wherever situated, I give, devise and bequeath to the Trustee under that certain Trust Agreement designated as THE JACK D. SKINNER REVOCABLE TRUST, signed earlier this day and bearing the same date as this Will, of which I am the Trustor and Trustee, to be combined with the other assets of the trust and held, administered and distributed as a part of that trust, according to the terms thereof and any amendments made to it prior to my death. It is my intent, if it be permissible, not to create a separate trust by this Will and not to subject THE JACK D. SKINNER REVOCABLE TRUST or the property added to it by this Subparagraph (1) to the jurisdiction of the probate court.

(2) If for any reason the disposition in Subparagraph (1) is not operative or is invalid, or if the trust referred to in Subparagraph (1) fails or has been revoked, then I give the rest, residue and remainder of my estate to the individual or entity which would have been Trustee of such trust had such trust been operative, valid and unrevoked at my death, to be held, administered and distributed under the terms and conditions of THE JACK D. SKINNER REVOCABLE TRUST, signed earlier this day and bearing the same date as this Will, which trust is incorporated herein by reference.



JACK D. SKINNER

(3) Anything else herein to the contrary notwithstanding, should any portion of such trust be terminable upon my death, the disposition made in this Paragraph SIXTH shall be made directly to the beneficiaries for whom the outright distribution from the trust shall be made, and the remainder which will remain in such trust, if any, shall pass into such trust under the provisions of Paragraph SIXTH (1) or (2), as the case may be.

(4) Should the Trustee of that trust described in Paragraph SIXTH (1) and (2) elect not to pay any or all of the estate, gift or inheritance taxes from such trust, then, to the extent they are not so paid, all taxes levied by the United States or any state, district, territory or possession thereof upon or because of any property passing under this Will or any Codicil hereto or by reason of any transfer or gift made by me during my lifetime or at my death, or which may be imposed by reason of my death, or the acquisition of property by any person upon my death by succession, inheritance, survivorship or otherwise, shall be paid out of the residue of my estate as an expense of administration. My Executor is authorized to accept any distributions from the Trustee of that trust described in Paragraph SIXTH (1) or (2) for purpose of such payment.

SEVENTH: Omitted Heirs; Will Contests. Except as otherwise specified in this Will, I have intentionally and with full knowledge omitted to provide for my heirs at the time of my death. If any beneficiary under this Will or heir at law of mine or person claiming through any of them shall contest or otherwise challenge the validity of this Will or attack any of its provisions or the trust described in Paragraph SIXTH herein, directly or indirectly, any share or interest in my estate given to such person under this



JACK D. SKINNER

Will or the trust is hereby revoked, and such share or interest shall be distributed in the same manner provided herein as if such person had predeceased me.

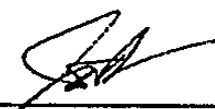
EIGHTH: Partial Invalidity. Should any part, clause, provision or condition of this Will be held to be void, invalid or inoperative, then I direct that such invalidity shall not affect any other provision hereof, which shall be effective as though such invalid provisions had not been made.

NINTH: References to Gender. Any reference herein to the masculine shall include the feminine, and vice versa. Any reference to the plural shall likewise include the singular, and the obverse is also true.

IN WITNESS WHEREOF, I have signed and subscribed my name to this Last Will and Testament on this the 23rd day of January, 2003.



JACK D. SKINNER



JACK D. SKINNER

CERTIFICATE OF SUBSCRIBING WITNESSES

The foregoing instrument, consisting of this and five (5) preceding printed pages, was signed, sealed, published and declared by JACK D. SKINNER, the Testator, to be his Last Will and Testament, in our presence, and we, at his request and in his presence and in the presence of each other have hereunto subscribed our names as witnesses, on this the 23 day of January, 2003.

Jacqueline M Watkins

[Signature]

WITNESS:

WITNESS:

Jacqueline M Watkins

Elaine Cowell

P.O. Box 14

P.O. Box 5692

Jackson, MS 39205

Brandon, MS 39047

[Signature]

JACK D. SKINNER

**AFFIDAVIT OF WITNESSES TO THE
LAST WILL AND TESTAMENT OF
JACK D. SKINNER**

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Elaine Oswald, and Jacqueline M. Watkins, subscribing witnesses to the Last Will and Testament of JACK D. SKINNER, who having been by me first duly sworn, on their oaths state:

That they are the subscribing witnesses to the Last Will and Testament of JACK D. SKINNER, which was executed by him on the 23rd day of January, 2003, and that they subscribed their names to said Last Will and Testament in the presence of the Testator and in the presence of each other and at the special instance and request of said JACK D. SKINNER.

That at the time of the execution of said Last Will and Testament by JACK D. SKINNER, he was over the age of eighteen (18) years, was of sound disposing mind and memory, and competent to make a Will.

And further, Affiant saith not.

[Signature]
WITNESS

Jacqueline M. Watkins
WITNESS

SWORN TO AND SUBSCRIBED BEFORE ME, this the 23 day of January, 2003.

[Signature]
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 19, 2006
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY, MS This instrument was
filed for record March 29, 2006

Book 40 Page 12
ARTHUR JOHNSTON, C C
BY [Signature] D.C.



LAST WILL AND TESTAMENT OF
LEROY MCDOWELL, SR.

I, Leroy McDowell, Sr., an adult resident citizen of Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and by so doing I do hereby revoke any and all other wills and codicils thereto which may have been heretofore made by me;

W I T N E S S E T H:

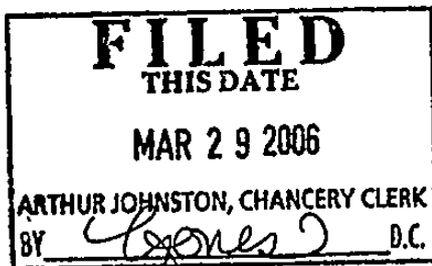
ITEM 1. I do hereby give and bequeath all of my cattle to my nephew, Cedric Collins.

ITEM 2. I do hereby give and bequeath any and all motor vehicles owned by me at the time of my death to my daughter, Maeola M. Ellis.

ITEM 3. I do hereby give and bequeath all of my household goods and furnishings of every nature and description, including all of my furniture, appliances and accessories, to my daughter, Maeola M. Ellis.

ITEM 4. I do hereby give and devise unto my daughter, Maeola M. Ellis, the following described real property, upon which my residence is located, lying and being situated in Madison County, Mississippi, to-wit:

Commencing at the Northeast corner of the property conveyed to me by deed dated November 25, 1960, and recorded in Deed Book 70, at Page 228, in the office of the Chancery Clerk of Madison County, Mississippi, and which corner is marked by a surveyor's stone and lies in the SE 1/4 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi, and run thence



Initials LM

South 0 degrees 10 minutes East along the West right-of-way line of a public road for a distance of 199.3 feet to the point of beginning of the property herein described; and from said point of beginning continue thence South 0 degrees 10 minutes East along the West right-of-way line of said public road for a distance of 100.0 feet; run thence West for a distance of 622.28 feet to a point; and run thence North 0 degrees 10 minutes West for a distance of 100.0 feet, more or less, to a point that is due West of the point of beginning; run thence East for a distance of 622.28 feet, more or less, to the point of beginning; containing 1.429 acres, more or less, and all lying and being situated in the S 1/2 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi.

ITEM 5. I do hereby give and devise unto my daughters, Luella M. Hardy and Ernestine M. Willis, in equal shares, to share and share alike, the following described real property, upon which my duplex apartment building is located, lying and being situated in Madison County, Mississippi, to-wit:

Commencing at the Northeast corner of the property conveyed to me by deed dated November 25, 1960, and recorded in Deed Book 70, at Page 228, in the office of the Chancery Clerk of Madison County, Mississippi, and which corner is marked by a surveyor's stone and lies in the SE 1/4 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi, and run thence South 0 degrees 10 minutes East along the West right-of-way line of a public road for a distance of 299.3 feet to the Southeast corner of the property hereinabove devised to Maeola M. Ellis and being the point of beginning of the property herein described; and from said point of beginning continue thence South 0 degrees 10 minutes East along the West right-of-way line of said public road for a distance of 100.0 feet to the South line of the S 1/2 of the SE 1/4; run thence West for a distance of 1,161.6 feet to a point; run thence North for a distance of 100.0 feet, more or less, to a point that is due West of the point of beginning; and run thence East for a distance of 1,161.6 feet, more or less, to the point of beginning; containing 2.667 acres, more or less, and all lying and being situated in the S 1/2 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi.

Initials L M

ITEM 6. I do hereby give and devise unto my daughter, Romanetha M. Smith, the following described real property lying and being situated in Madison County, Mississippi, and being all of the remainder of my lands in the S 1/2 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi, to-wit:

Commencing at a point that is 10.80 chains East of and 14.07 chains South of the Northwest corner of the S 1/2 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi, and from said point of beginning run thence South for 297.98 feet to the Northwest corner of the property hereinabove devised to Luella M. Hardy and Ernestine M. Willis and being the point of beginning of the property herein described; and from said point of beginning run then East along the North line of said Luella M. Hardy and Ernestine M. Willis property for a distance of 539.32 feet, more or less, to the Southwest corner of the property hereinabove devised to Maeola M. Ellis; run thence North along the West line of the said Maeola M. Ellis tract for a distance of 100.0 feet, more or less, to the Northwest corner thereof; run thence East along the North line of the said Maeola M. Ellis tract for a distance of 622.28 feet, more or less, to a point on the West right-of-way line of the public road and being the Northeast corner of said Maeola M. Ellis tract; run thence North 0 degrees 10 minutes West along the West right-of-way line of said public road for a distance of 44.3 feet to the Southeast corner of the property conveyed to Henry and Hattie Mae Clark by Warranty Deed dated December 8, 1963, and recorded in Deed Book 91 at Page 59 in the office of the Chancery Clerk of Madison County, Mississippi; run thence West along the South line of said Clark property for a distance of 512.94 feet to the Southwest corner thereof; run thence North along the West line, of said Clark property for a distance of 85.0 feet to the Northwest corner thereof; run thence West along the South line of the property heretofore conveyed to Fletcher and Emma Lou Gilbert by Warranty Deed dated December 10, 1960, and recorded in Deed Book 79, at Page 302, for a distance of

Initials L M

109.34 feet, more or less, to the Southwest corner thereof; run thence North along the West line of said Gilbert tract for a distance of 70 feet to the Northwest corner thereof; run thence West for a distance of 536.68 feet, more or less, to the point of beginning, containing 3.990 acres, more or less, and all lying and being situated in the S 1/2 of the SE 1/4 of Section 25, Township 8 North, Range 2 East, Madison County, Mississippi.

ITEM 7. I do hereby give, devise and bequeath all the rest, residue and remainder of my real and personal property, of every nature and description and wheresoever situated, unto my daughters, Maeola M. Ellis, Luella M. Hardy, Ernestine M. Willis, and Romanetha M. Smith, in equal shares, to share and share alike.

ITEM 8. I do hereby name, constitute and appoint my daughter, Maeola M. Ellis, to serve as my Executrix, without bond, and, to the fullest extent allowed by law, I do hereby waive and release my said Executrix from the requirement of having to make and file any inventory, accounting or appraisal in connection with the administration of my estate.

WITNESS MY SIGNATURE, this the 21 day of May, 1996.

Leroy McDowell, Sr.
LEROY MCDOWELL, SR.

THIS INSTRUMENT was, on the 21 day of May, 1996, signed, published and declared by LEROY MCDOWELL, SR. to be his Last Will And Testament in our presence, and, on said date, we, at his request and in his presence and in the presence of each other, subscribed our names hereto as witnesses to his execution thereof.

J. M. Ritchey
J. M. RITCHEY, WITNESS
Te Helms
TE HELMS, WITNESS

mcdowell.will1013/052096

MADISON COUNTY, MS This instrument was filed for record March 29, 2006.

Book 40 Page 19
ARTHUR JOHNSTON, C.C.

BY. Bones DC.



FILED
THIS DATE
MAR 31 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

LAST WILL AND TESTAMENT

2006 248

OF

MAY THERRELL SMITH

I, MAY THERRELL SMITH, an adult resident citizen of the city of Clinton, Hinds County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one years, and not acting under duress, fraud, or undue influence, do hereby make, publish and declare this to be my Last Will and Testament, and do hereby revoke any and all wills and codicils heretofore made by me.

ITEM ONE

I hereby direct that my Executor shall pay all of my just debts properly probated against my estate which I may owe at the time of my death and all funeral expenses.

ITEM TWO

I hereby give, devise and bequeath all of my estate, of whatever kind and description and wheresoever situated, to my son, EUCLID O'NEAL SMITH, to have and to hold as his absolutely, if he is living at the time of my death.

ITEM THREE

In the event that my son, Euclid O'Neal Smith, does not survive me, and he dies leaving issue or issues, then I hereby give, devise and bequeath all of my estate, of whatever kind and description and wheresoever situated, in equal shares, to such issue or issues, if any there be, of my said son.

ITEM FOUR

In the event that my son, Euclid O'Neal Smith, does not

Last Will and Testament of May Therrell Smith
page 2

survive me, and he dies without issue, then I hereby give, devise and bequeath all of my estate, of whatever kind and description and wheresoever situated, to my brother, BRADFORD L. THERRELL, 10063 Pensive Drive, Dallas, Texas 75229, and to my sisters, PAULINE T. LUSK, P. O. Box 153, Scottsboro, Alabama 35768; VIRGINIA T. THOMASON, 1833 Myrtle Street, Jackson, Mississippi 39202; TOMMIE T. MORRIS, P. O. Box 1028, Hot Springs, Arkansas 71901; BETTY T. CLARKE, 144 Melrose Drive, Jackson, Mississippi 39211 and PEGGY T. SIMMONS, Florence, Mississippi 39073, share and share alike, with the share of any deceased brother or sisters to be divided equally among my surviving brother and sisters.

ITEM FIVE

I hereby name and appoint my son, EUCLID O'NEAL SMITH, as Executor of this Will, and direct that he make no bond as such and I do hereby direct him, insofar as the law permits and respects this my direction, not to make, have made, or file any appraisal, inventory or account or accounting with any court. If my son does not survive me, then I do hereby name and appoint my brother, Bradford L. Therrell, as alternate Executor, conferring on him all the powers, rights and privileges herein conferred on my said son had he been appointed or continued to act as Executor.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, on this the 23rd day of October, 1979.

May Therrell Smith
MAY THERRELL SMITH
Testatrix

ATTESTING AND SUBSCRIBING WITNESSES:

1. Glenn J. Thomas
2. James H. Hough
3. Marilyn K. Rice

CERTIFICATE OF ATTESTING WITNESSES

The foregoing instrument was signed, sealed, published and declared by May Therrell Smith as and for her Last Will and Testament in the presence of us and each of us, and we, at the same time, at her request and in her presence and in the presence of each other, and believing her to be of sound mind, have hereunto subscribed our names as attesting witnesses, as we have likewise affixed our signatures and shown our addresses immediately herein, all on the 22 day of October, 1979.

- 1. Alice J. Howard
Address: 1446 N. Union
Jackson, MS 39204
- 2. Jessie D. Strang
Address: 2411 Penn Drive
Beacon, MS 39208
- 3. Martha K. Pace
Address: 716 Galloway Rd
Jackson, MS 39206

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MAY THERRELL SMITH, DECEASEDCAUSE NO. 2006-248-6AFFIDAVIT OF SUBSCRIBING WITNESSSTATE OF MISSISSIPPI
COUNTY OF MADISON

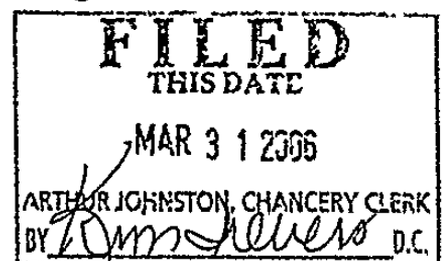
This day personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named JOYCE S. VAUGHN, who being by me first duly sworn according to law, says on oath:

(1) I am over twenty-one 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 interest of the property or estate of May Therrell Smith, Deceased; nor did I have such interest, at the time or since the time that May Therrell Smith 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 May Therrell Smith, Deceased, who was personally known to the Affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament was dated, signed and witnessed on the 22nd day of October, 1979.

(3) That on the 22nd day of October, 1979, the said May Therrell Smith, signed, published and declared said instrument of writing as her Last Will and Testament in the presence of this Affiant and in the presence of Alice D. Lyong and Marita K. Pace, the other subscribing witnesses to said instrument.

1



(4) That the said May Therrell Smith was then and there of sound and disposing mind and memory, and well above the age of twenty-one years.

(5) That this Affiant, together with Alice D. Young and Marita K. Pace, 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 said May Therrell Smith and in the presence of each other.

Joyce S. Vaughn
JOYCE S. VAUGHN

SWORN TO AND SUBSCRIBED, this 3 day of January, 2006.

My Commission Expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES- Aug 9, 2009
BONDED THROUGH NOTARY PUBLIC UNDERWRITERS

William Collet
NOTARY PUBLIC

PREPARED BY:

RINGER & SIMMONS
DAVID RINGER, MSB# 5364
125 EAST MAIN STREET
POST OFFICE BOX 737
FLORENCE, MISSISSIPPI 39073
(601) 845-7349/FAX (601) 845-6799
G:\ESTATES\EXECUTOR\MEsmith\AFFOFWIT2.wpd2

2
MADISON COUNTY, MS
filed for record March 31, 2006
Book 40 Page 26
ARTHUR JOHNSTON, CC
BY K. Sever DC



LAST WILL AND TESTAMENT

OF

JAMES CECIL WALKER, JR.

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

ARTICLE I
APPOINTMENT OF FIDUCIARIES

A. Executrix. I do hereby appoint my mother, CAROLINE HOBBS WALKER, of Madison County, Mississippi, as Executrix of this my Last Will and Testament, and I hereby waive the necessity of my said Executrix entering into bond, inventory and accounting as such Executrix, and I waive the necessity of a formal appraisal being made of my estate.

B. Successor Executor. In the event Caroline Hobbs Walker predeceases me or is unable or unwilling to act in such fiduciary capacity, I hereby appoint MARTIN M. HOBBS, JR., as Successor Executor. In the event Martin M. Hobbs, Jr. predeceases me or is unable or unwilling to act in such fiduciary capacity, I hereby appoint DIANNE HOBBS SPRAGUE as Successor Executor. The Successor Executor shall serve under the same terms and conditions as set forth for the originally named Executrix and is given the same rights, powers and discretion hereinabove listed.

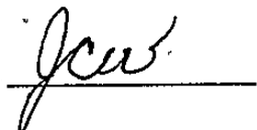
C General Provisions. I do hereby grant unto my said Executrix, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private

FILED
THIS DATE
APR 10 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Page 1 of 4 of My Will [Signature]

sale, to be exercised without any court order and at such price and on such terms and conditions as my Executrix, in her sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers and no party to such instruments in writing, signed by the Executrix, shall be obliged to inquire into its validity, or be bound to see to the application by the Executrix, pursuant to the terms of any such instrument; to make distribution of my estate in cash or in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in his sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated herein by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executrix, 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.

D. Terminology. Where used throughout this Will, the terms "Executrix" and "Successor Executor" 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, Executrix or Administrator. Unless otherwise provided, in referring to the Executrix or Successor Executor, 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.



ARTICLE II
PAYMENT OF EXPENSES, DEBTS AND ESTATE TAXES

I hereby direct my Executrix to pay my funeral expenses and all of my just debts which may be timely probated, registered and allowed against my estate, and expenses of administration of my estate out of my residuary estate.

ARTICLE III
SPECIAL BEQUEST OF PERSONAL PROPERTY AND HOUSEHOLD EFFECTS

I give and bequeath to THE MITCHELL MEMORIAL LIBRARY at MISSISSIPPI STATE UNIVERSITY, Starkville, Mississippi, or its successor, my collection of sports memorabilia.

ARTICLE IV
RESIDUARY ESTATE

A. Primary Disposition. I will, devise and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character and wheresoever situated, together with any lapsed bequests or devises unto my mother, CAROLINE HOBBS WALKER.

B. Secondary Disposition. If my mother, Caroline Hobbs Walker, shall predecease me, I will, devise and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character and wheresoever situated, together with any lapsed bequests or devises unto to MARTIN H. HOBBS, JR., ANN HOBBS TINSLEY, and DIANNE HOBBS SPRAGUE, share and share alike, or, if not living, to their descendants.

ARTICLE V
FAMILY MEMBERS

I am a single person, having never been married and have no children or descendants, either living or dead.

IN WITNESS WHEREOF, I have hereunto subscribed my name this, the 2nd day of May, 2003.

James Cecil Walker Jr.
JAMES CECIL WALKER, JR.

Samuel H. Williford)
)
Sara S. Neuman)

WITNESSES

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

WITNESSES:

ADDRESSES:

Samuel H. Williford

303 Highland Park Cove, Suite A
Ridgeland, MS 39157

Sara S. Neuman

303 Highland Park Cove, Suite A
Ridgeland, MS 39157

Page 4 of 4 of My Will JCW

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Sara S. Newman, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of James Cecil Walker, Jr. and that the said James Cecil Walker, Jr. signed, published and declared said instrument to be his Last Will and Testament on the 2nd day of May, 2003 in the presence of this affiant and Samuel H. Williford, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Samuel H. Williford subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

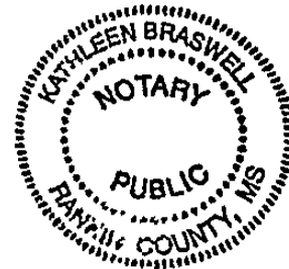
Sara S. Newman

SARA S. NEWMAN
303 Highland Park Cove, Suite A
Ridgeland, MS 39157-6059

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 2nd day of May, 2003.

Kathleen Braswell
NOTARY PUBLIC

My commission expires:
Notary Public State of Mississippi At Large
My Commission Expires: April 23, 2006
Bonded Thru Helden, Brooks & Garland, Inc.



PROOF OF WILL.

STATE OF MISSISSIPPI

COUNTY OF MADISON

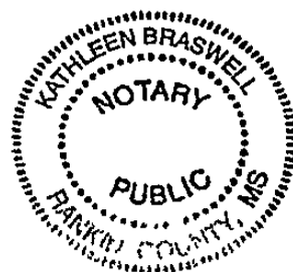
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Samuel H. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of James Cecil Walker, Jr. and that the said James Cecil Walker, Jr. signed, published and declared said instrument to be his Last Will and Testament on the 2nd day of May, 2003 in the presence of this affiant and Sara S. Newman, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Sara S. Newman subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

Samuel H. Williford
SAMUEL H. WILLIFORD
303 Highland Park Cove, Suite A
Ridgeland, MS 39157-6059

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 2nd day of May, 2003.

Kathleen Braswell
NOTARY PUBLIC

My commission expires:
Notary Public State of Mississippi At Large
My Commission Expires: April 23, 2006
Bonded Thru Heiden, Brooks & Garland, Inc.

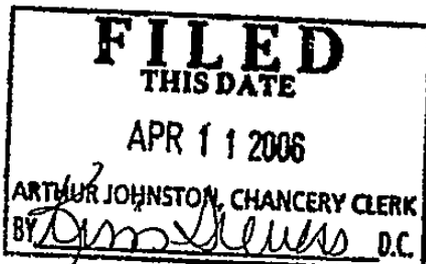


MADISON COUNTY, MS This instrument was
filed for record April 10, 2006.

Book 40 Page 28
ARTHUR JOHNSTON, C C

BY. [Signature] DC





LAST WILL AND TESTAMENT
OF
FRANCES ORT

2006-206

I, FRANCES ORT, an adult resident citizen of Madison 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 and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM 1.

I do hereby appoint ROBERT M. MCDONNELL, Executor of this my Last will and Testament. In the event said Robert M. McDonnell should not survive me or be unable to serve, then I appoint his wife, KAY B. MCDONNELL, as Executrix, and in either event, I do hereby waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same. I hereby give full and complete authority and power to my Executor or Executrix to sell all or any portion of the property and assets of my estate during the administration thereof without any bond, authority from, or accounting to, any court, and to execute and deliver deeds or other instruments necessary to convey proper title thereto. The term "Executor" as hereinafter used shall also mean "Executrix".

ITEM 2.

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate, as soon as may be conveniently done. I hereby request that my funeral consist of a short ceremony in the chapel of Wright & Ferguson at 350 High Street in Jackson, Mississippi, and if said chapel is not available, then at Wright & Ferguson at 1161 Highland Colony Parkway in Madison, Mississippi. I desire

[Signature]

that a simple casket be used for my burial and that a priest from St. Peter's Catholic Cathedral in Jackson, Mississippi, officiate at my funeral. My grave marker is already in place at the grave site I own at Lakewood Memorial Park located at 6000 Clinton Boulevard.

ITEM 3.

I give and bequeath to the Salvation Army all of my coats, furs, and clothing and request that said items be used or sold in one of its Thrift Stores.

ITEM 4.

I give and bequeath to Kay B. McDonnell of Jackson, Mississippi, my diamond necklace and, to the extent not specifically bequeath here, all household effects, furniture, appliances, silverware, chinaware, pictures, paintings, art objects, books, jewelry, personal effects, and automobiles. If said Kay B. McDonnell shall not survive me, I give and bequeath said items of personal property to her husband, Robert M. McDonnell.

ITEM 5.

I give and bequeath to John B. McDonnell, who is the son of Robert M. McDonnell, the sum of \$500.00:

ITEM 6.

I give and bequeath to Sarah Reese McDonnell who is the daughter of Robert M. McDonnell, my gold mesh bracelet. I have already given my opal and diamond cluster ring to her.

ITEM 7.

I give and bequeath to Gale Fuller, who presently resides in Huntsville, Alabama, my gold purse.

27.4

ITEM 8.

I give and bequeath to Ann Tarantino, who presently resides in Columbia, Maryland, my cameo pin.

ITEM 9.

I give and bequeath to St. Peter's Catholic Cathedral of Jackson, Mississippi, the sum of \$2,000.00.

ITEM 10.

I give, devise and bequeath all of the rest, residue and remainder of my property, of whatsoever kind or character and wheresoever situated, to the following named beneficiaries share and share alike (i.e., in equal shares):

- a) Charles A. Bender, who presently resides in Memphis, Tennessee;
- b) Joe Ort, who presently resides in San Francisco, California;
- c) Marie Ort Cassidy, who presently resides in Columbus, Ohio;
- d) John G. McDonnell, who presently resides in Biloxi, Mississippi;
- e) Edward M. McDonnell, who presently resides in Gulfport, Mississippi;
- f) Robert M. McDonnell, who presently resides in Jackson, Mississippi;
- g) Jim Ort, who presently resides in Columbus, Ohio;
- h) Gale Fuller, who presently resides in Huntsville, Alabama; and
- j) Ann Tarantino, who presently resides in Columbia, Maryland

If any of my said beneficiaries shall not survive me, then such deceased beneficiary's share shall pass to the surviving beneficiaries named in this Item 10 share and share alike (i.e., in equal shares). I hereby give full and complete authority and power to my Executor to

W. J. Q.

distribute the property comprising my residuary estate (in equal shares) to said beneficiaries in whatever way, manner and form that he deems fair and equitable.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 24th day of May, 2001.

Frances Ort

FRANCES ORT

This instrument was, on the day and year shown above, signed, published and declared by FRANCES ORT, 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.

William H. Flower

James J. Ken
WITNESSES

STATE OF MISSISSIPPI
COUNTY OF MADISON

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, William H. Glover, Jr. and Timothy J. Keen, the two subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of FRANCES ORT, a citizen of Madison County, Mississippi, each of whom having been first duly sworn, makes oath that the said FRANCES ORT signed, published and declared the original of said instrument as her Last Will and Testament on the 24th day of May, 2001, the day and date of said instrument, in the presence of said two affiants, each of whom was a subscribing witness to said instrument; that said Testatrix was then of sound and disposing mind and memory and above the age of twenty-one years; and each of the said two subscribing witnesses subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testatrix and in the presence of each other.

Witness: William H. Glover Jr

Address: 1018 LAUREL DR.
BRANDON, MS 39047

Witness: Timothy J. Keen

Address: 425 Lake Dockery Dr.
Jackson, MS 39212

SWORN to and subscribed before me, this the 24th day of May, 2001.

[Signature]
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN 11, 2003
BONDED THRU STEGALI NOTARY SERVICE

MADISON COUNTY, MS This instrument was
filed for record April 11, 2006.

Book 40 Page 34
ARTHUR JOHNSTON, C.C.

BY K. Glover D.C.



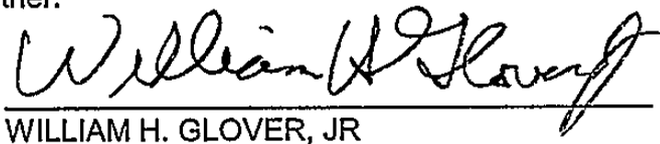
IN THE MATTER OF THE ESTATE OF
FRANCES ORT, DECEASED

NO. 2006-206

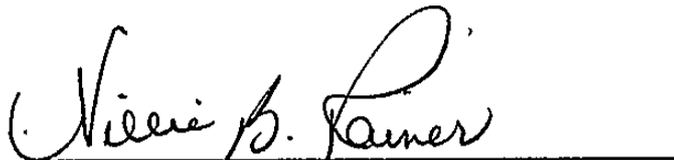
STATE OF MISSISSIPPI
COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESS

THIS DAY personally came and appeared before me, the undersigned authority in and for said jurisdiction, William H. Glover, Jr., one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto as Exhibit "A," which instrument consists of five (5) letter-sized typewritten pages purporting to be the Last Will and Testament of Frances Ort, deceased, late of Madison County, Mississippi, and said affiant, who, having been first duly sworn, makes oath that the said Frances Ort, deceased, signed, published and declared the original of said instrument as her Last Will and Testament on the 24th day of May, 2001, the day and date of said instrument, in the presence of said affiant and Timothy J Keen, the other subscribing witnesses to said instrument; that said Testatrix was then of sound and disposing mind and memory and twenty-one (21) years and upwards of age, and said affiant and Timothy J. Keen, each 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 Testatrix and in the presence of each other.


WILLIAM H. GLOVER, JR

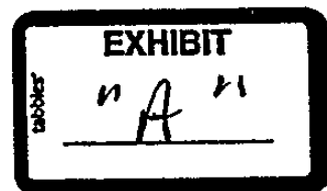
SWORN to and subscribed before me, this the 22nd day of February,
2006


NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEP 19, 2006
~~BONDED THRU STEGALL NOTARY SERVICE~~

COPY



LAST WILL AND TESTAMENT
OF
FRANCES ORT

I, FRANCES ORT, an adult resident citizen of Madison 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 and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM 1.

I do hereby appoint ROBERT M. MCDONNELL, Executor of this my Last will and Testament. In the event said Robert M. McDonnell should not survive me or be unable to serve, then I appoint his wife, KAY B. MCDONNELL, as Executrix, and in either event, I do hereby waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same. I hereby give full and complete authority and power to my Executor or Executrix to sell all or any portion of the property and assets of my estate during the administration thereof without any bond, authority from, or accounting to, any court, and to execute and deliver deeds or other instruments necessary to convey proper title thereto. The term "Executor" as hereinafter used shall also mean "Executrix".

ITEM 2.

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate, as soon as may be conveniently done. I hereby request that my funeral consist of a short ceremony in the chapel of Wright & Ferguson at 350 High Street in Jackson, Mississippi, and if said chapel is not available, then at Wright & Ferguson at 1161 Highland Colony Parkway in Madison, Mississippi. I desire

that a simple casket be used for my burial and that a priest from St. Peter's Catholic Cathedral in Jackson, Mississippi, officiate at my funeral. My grave marker is already in place at the grave site I own at Lakewood Memorial Park located at 6000 Clinton Boulevard.

ITEM 3.

I give and bequeath to the Salvation Army all of my coats, furs, and clothing, and request that said items be used or sold in one of its Thrift Stores.

ITEM 4.

I give and bequeath to Kay B. McDonnell of Jackson, Mississippi, my diamond necklace and, to the extent not specifically bequeath here, all household effects, furniture, appliances, silverware, chinaware, pictures, paintings, art objects, books, jewelry, personal effects, and automobiles. If said Kay B. McDonnell shall not survive me, I give and bequeath said items of personal property to her husband, Robert M. McDonnell.

ITEM 5.

I give and bequeath to John B. McDonnell, who is the son of Robert M. McDonnell, the sum of \$500.00.

ITEM 6.

I give and bequeath to Sarah Reese McDonnell who is the daughter of Robert M. McDonnell, my gold mesh bracelet. I have already given my opal and diamond cluster ring to her.

ITEM 7.

I give and bequeath to Gale Fuller, who presently resides in Huntsville, Alabama, my gold purse.

ITEM 8.

I give and bequeath to Ann Tarantino, who presently resides in Columbia, Maryland, my cameo pin.

ITEM 9.

I give and bequeath to St. Peter's Catholic Cathedral of Jackson, Mississippi, the sum of \$2,000.00.

ITEM 10.

I give, devise and bequeath all of the rest, residue and remainder of my property, of whatsoever kind or character and wheresoever situated, to the following named beneficiaries share and share alike (i.e., in equal shares):

- a) Charles A. Bender, who presently resides in Memphis, Tennessee;
- b) Joe Ort, who presently resides in San Francisco, California;
- c) Marie Ort Cassidy, who presently resides in Columbus, Ohio;
- d) John G. McDonnell, who presently resides in Biloxi, Mississippi;
- e) Edward M. McDonnell, who presently resides in Gulfport, Mississippi;
- f) Robert M. McDonnell, who presently resides in Jackson, Mississippi;
- g) Jim Ort, who presently resides in Columbus, Ohio;
- h) Gale Fuller, who presently resides in Huntsville, Alabama; and
- j) Ann Tarantino, who presently resides in Columbia, Maryland

If any of my said beneficiaries shall not survive me, then such deceased beneficiary's share shall pass to the surviving beneficiaries named in this Item 10 share and share alike (i.e., in equal shares). I hereby give full and complete authority and power to my Executor to

distribute the property comprising my residuary estate (in equal shares) to said beneficiaries in whatever way, manner and form that he deems fair and equitable.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 24th day of May, 2001.

Frances Ort

FRANCES ORT

This instrument was, on the day and year shown above, signed, published and declared by FRANCES ORT, 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.

William H. Glover Jr.

James J. Keen
WITNESSES

STATE OF MISSISSIPPI
COUNTY OF MADISON

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, William H. Glover, Jr. and Timothy J. Keen, the two subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of FRANCES ORT, a citizen of Madison County, Mississippi, each of whom having been first duly sworn, makes oath that the said FRANCES ORT signed, published and declared the original of said instrument as her Last Will and Testament on the 24th day of May, 2001, the day and date of said instrument, in the presence of said two affiants, each of whom was a subscribing witness to said instrument; that said Testatrix was then of sound and disposing mind and memory and above the age of twenty-one years; and each of the said two subscribing witnesses subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testatrix and in the presence of each other.

Witness: William H. Glover Jr
Address: 1018 LAUREL DR.
BRANDON, MS 39047

Witness: Timothy J. Keen
Address: 425 Lake Doctery Dr.
Jackson, MS 39212

SWORN to and subscribed before me, this the 24th day of May, 2001.

Linda P. Johnson
NOTARY PUBLIC



My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN. 1, 2003
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY, MS This instrument was
filed for record April 11, 2006.

Book 40 Page 39
ARTHUR JOHNSTON, C.C.

BY R. Silver D.C.



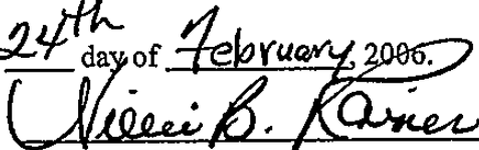
IN THE CHANCERY COURT OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
FRANCES ORT, DECEASEDCAUSE NO. 2006-206STATE OF MISSISSIPPI
COUNTY OF MADISONAFFIDAVIT OF SUBSCRIBING WITNESS

THIS DAY personally came and appeared before me, the undersigned authority in and for said jurisdiction, Timothy J. Keen, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto as Exhibit "A," which instrument consists of five (5) letter sized typewritten pages purporting to be the Last Will and Testament of Frances Ort, late of Madison County, Mississippi, and said Affiant, who, having been first duly sworn, makes oath that the said Frances Ort, deceased, signed, published and declared the original of said instrument as her Last Will and Testament on the 24th day of May, 2001, the day and date of said instrument, in the presence of said Affiant and William H. Glover, the other subscribing witness to said instrument; that said Testatrix was then of sound and disposing mind and memory and twenty-one (21) years and upwards of age; and said Affiant and William H. Glover, each subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and requests, and in the presence of said Testatrix and in the presence of each other.



 TIMOTHY J. KEEN

 SWORN to and subscribed before me this the 24th day of February, 2006.


 WILLIAM B. KAINER
 NOTARY PUBLIC

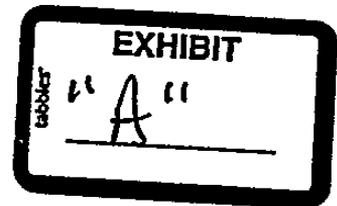
My Commission Expires

 MISSISSIPPI STATEWIDE NOTARY PUBLIC
 MY COMMISSION EXPIRES SEP 19, 2006
 BONDED THRU STEGALL NOTARY SERVICE

COPY

B 40 P 046

LAST WILL AND TESTAMENT
OF
FRANCES ORT



I, FRANCES ORT, an adult resident citizen of Madison 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 and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM 1.

I do hereby appoint ROBERT M. MCDONNELL, Executor of this my Last will and Testament. In the event said Robert M. McDonnell should not survive me or be unable to serve, then I appoint his wife, KAY B. MCDONNELL, as Executrix, and in either event, I do hereby waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same. I hereby give full and complete authority and power to my Executor or Executrix to sell all or any portion of the property and assets of my estate during the administration thereof without any bond, authority from, or accounting to, any court, and to execute and deliver deeds or other instruments necessary to convey proper title thereto. The term "Executor" as hereinafter used shall also mean "Executrix".

ITEM 2.

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate, as soon as may be conveniently done. I hereby request that my funeral consist of a short ceremony in the chapel of Wright & Ferguson at 350 High Street in Jackson, Mississippi, and if said chapel is not available, then at Wright & Ferguson at 1161 Highland Colony Parkway in Madison, Mississippi. I desire

that a simple casket be used for my burial and that a priest from St. Peter's Catholic Cathedral in Jackson, Mississippi, officiate at my funeral. My grave marker is already in place at the grave site I own at Lakewood Memorial Park located at 6000 Clinton Boulevard.

ITEM 3.

I give and bequeath to the Salvation Army all of my coats, furs, and clothing and request that said items be used or sold in one of its Thrift Stores.

ITEM 4.

I give and bequeath to Kay B. McDonnell of Jackson, Mississippi, my diamond necklace and, to the extent not specifically bequeath here, all household effects, furniture, appliances, silverware, chinaware, pictures, paintings, art objects, books, jewelry, personal effects, and automobiles. If said Kay B. McDonnell shall not survive me, I give and bequeath said items of personal property to her husband, Robert M. McDonnell.

ITEM 5.

I give and bequeath to John B. McDonnell, who is the son of Robert M. McDonnell, the sum of \$500.00.

ITEM 6.

I give and bequeath to Sarah Reese McDonnell who is the daughter of Robert M. McDonnell, my gold mesh bracelet. I have already given my opal and diamond cluster ring to her.

ITEM 7.

I give and bequeath to Gale Fuller, who presently resides in Huntsville, Alabama, my gold purse.

ITEM 8.

I give and bequeath to Ann Tarantino, who presently resides in Columbia, Maryland, my cameo pin.

ITEM 9.

I give and bequeath to St. Peter's Catholic Cathedral of Jackson, Mississippi, the sum of \$2,000.00.

ITEM 10.

I give, devise and bequeath all of the rest, residue and remainder of my property, of whatsoever kind or character and wheresoever situated, to the following named beneficiaries share and share alike (i.e., in equal shares):

- a) Charles A. Bender, who presently resides in Memphis, Tennessee;
- b) Joe Ort, who presently resides in San Francisco, California;
- c) Marie Ort Cassidy, who presently resides in Columbus, Ohio;
- d) John G. McDonnell, who presently resides in Biloxi, Mississippi;
- e) Edward M. McDonnell, who presently resides in Gulfport, Mississippi;
- f) Robert M. McDonnell, who presently resides in Jackson, Mississippi;
- g) Jim Ort, who presently resides in Columbus, Ohio;
- h) Gale Fuller, who presently resides in Huntsville, Alabama; and
- j) Ann Tarantino, who presently resides in Columbia, Maryland

If any of my said beneficiaries shall not survive me, then such deceased beneficiary's share shall pass to the surviving beneficiaries named in this Item 10 share and share alike (i.e., in equal shares). I hereby give full and complete authority and power to my Executor to

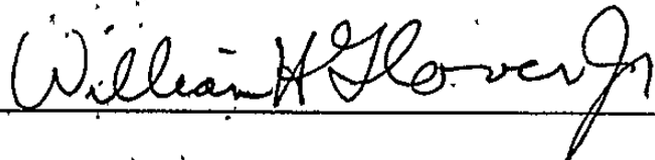
distribute the property comprising my residuary estate (in equal shares) to said beneficiaries in whatever way, manner and form that he deems fair and equitable.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 24th day of May, 2001.

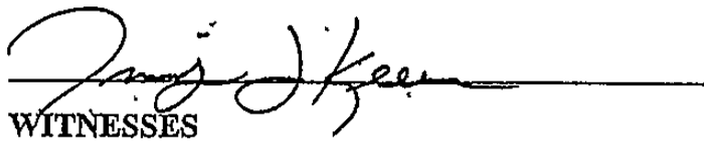


FRANCES ORT

This instrument was, on the day and year shown above, signed, published and declared by FRANCES ORT, 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.



WILLIAM H. GLOVER JR.



JAMES J. KEEN
WITNESSES

STATE OF MISSISSIPPI
COUNTY OF MADISON

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, William H. Glover, Jr. and Timothy J. Keen, the two subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of FRANCES ORT, a citizen of Madison County, Mississippi, each of whom having been first duly sworn, makes oath that the said FRANCES ORT signed, published and declared the original of said instrument as her Last Will and Testament on the 24th day of May, 2001, the day and date of said instrument, in the presence of said two affiants, each of whom was a subscribing witness to said instrument; that said Testatrix was then of sound and disposing mind and memory and above the age of twenty-one years; and each of the said two subscribing witnesses subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testatrix and in the presence of each other.

Witness: William H. Glover Jr
Address: 1018 LAUREL DR.
BRANDON, MS 39047

Witness: Timothy J. Keen
Address: 425 Lake Dockery Dr.
Jackson, MS 39212

SWORN to and subscribed before me, this the 24th day of May, 2001.



Linda P. Johnson
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN. 1, 2003
BONDED THROUGH STATE NOTARY SERVICE

MADISON COUNTY, MS This instrument was
filed for record April 11, 2006
Book 40 Page 45
ARTHUR JOHNSTON, CC
BY K. Sewer DC.



STATE OF : MISSISSIPPI

COUNTY OF: MADISON

CITY OF : CANTON

40 P. 053

2006-177

LAST WILL AND TESTAMENT OF

ALBERTA HOGAN SMITH

I, Alberta Hogan Smith, being of sound mind and over the age of twenty-one (21) years, and desiring to dispose of my estate after my death, declare this to be my last will and testament, hereby revoking any and all other wills, and codicils thereto, heretofore made by me.

I hereby appoint my husband, Sylvannus Wheeler Smith, Jr., executor of my estate and direct that he not be required to make any accounting of my estate to any court nor be required to make bond in connection with my estate. In the event that he precedes me in death, or in the event of our joint deaths, I hereby appoint my daughter, Camille Smith Vinson, and my son, Spencer Ames Smith, as co-executrix and co-executor of my estate and direct that they not be required to make any accounting of my estate to any court nor be required to make bond in connection with my estate.

I direct that the above executor or, the co-executrix and co-executor, pay all of my outstanding legal debts, including my last illness and funeral expenses, before making any disposition of any part of my estate.

I hereby will and bequeath to my son, Spencer Ames Smith, my diamond engagement ring.

I hereby will and bequeath to my husband, Sylvannus Wheeler Smith, Jr., the balance of my estate, both real and personal. In the event that he precedes me in death, or in the event of our joint deaths, I hereby will and bequeath to my daughter, Camille Smith Vinson, and to my son, Spencer Ames Smith, share and share alike, the balance of my estate, both real and personal.

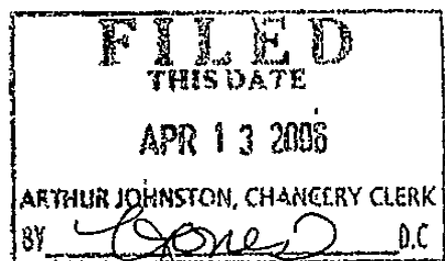
This my last will and testament is signed before the undersigned witnesses this the 5 th day of March, 1976, at Canton, Mississippi.

WITNESSES:

Emma Cook
Katherine D Leddy

Signed:

Alberta Hogan Smith



PROOF OF WILL

B 40 P 052

STATE OF MISSISSIPPI

COUNTY OF MADISON

COMES NOW KATHERINE P. LEDDY, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Alberta Hogan Smith, deceased, and enters her appearance herein as provided by Section 91-7-7, *Miss. Code Ann.* (1972), as amended, and makes oath before the undersigned authority that ALBERTA HOGAN SMITH, the named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 5th day of March, 1976, the day of the date of said instrument, in the presence of this deponent and ERMA COOK, the other subscribing witness, and that said testator was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and ERMA COOK subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said testator and in the presence of said testator and in the presence of each other, on the day of the date of said instrument.

Katherine P. Leddy
KATHERINE P. LEDDY

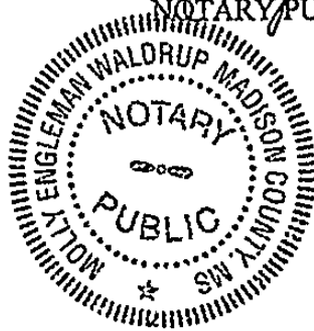
STATE OF MISSISSIPPI

COUNTY OF MADISON

SWORN TO AND SUBSCRIBED BEFORE ME on this the 20th day of February, 2006.

Molly Engleman Waldrup
NOTARY PUBLIC

MY COMMISSION EXPIRES:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
~~MY COMMISSION EXPIRES AUG 1, 2009~~
BONDED THROUGH ALL NOTARY SERVICE



MADISON COUNTY, MS This instrument was filed for record April 13, 2006

Book 40 Page 52
ARTHUR JOHNSTON, C C

BY R. Jones DC



Last Will and Testament

OF

MAURICE WOOD GREGORY

I, the undersigned Maurice Wood Gregory, of the City of Jackson, Hinds County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

ITEM I

I hereby will and direct that all of my just debts which may be duly probated, registered and allowed against my estate shall be paid as soon as practicable after my death.

ITEM II

If my son, Stephen Wood Godbold, survives me, I will, devise and bequeath to him all of my crystal, china, paintings, silverware and personal jewelry, provided, however, that my husband, Wesley Thomas Gregory, Sr., shall have the exclusive use of all of said property during his lifetime.

ITEM III

If my said husband, Wesley Thomas Gregory, Sr., survives me, I will, devise and bequeath to him all of the rest and residue of my estate, of whatsoever kind or character and wheresoever situated. Furthermore, if my said son, Stephen Wood Godbold, should predecease me, then I hereby will, devise and bequeath to my said husband full title to all of my personal property described in ITEM II above.

ITEM IV

If my said husband should predecease me, I hereby will, devise and bequeath all of my estate, of whatsoever kind or character and wheresoever situated, to my son, Stephen Wood Godbold.

FILED
 THIS DATE
 APR 17 2006
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *Arthur Johnston* D.C.

M.W.G.

ITEM V

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

ITEM VI

I hereby name, constitute and appoint my said husband, Wesley Thomas Gregory, Sr., as Executor of this my Last Will and Testament. If my said husband should predecease me or be unable or unwilling to act as such Executor, then I hereby name, constitute and appoint my said son, Stephen Wood Godbold, as Executor of this my Last Will and Testament. I hereby expressly direct that no bond be required of my said Executor, and waive the necessity of having a formal appraisement made of my estate, and further waive, to the extent legally permissible, the filing by such Executor of any inventory, accounting, or report to any court.

WITNESS my signature, this the 7th day of October, 1994.

Maurice Wood Gregory
MAURICE WOOD GREGORY

William G. Cheney Jr.

Address: 1043 Carlsle St. #B-1

Jackson, Mississippi 39202

John H. Price, Jr.

Address: 5309 Branfield Rd.

Jackson, Mississippi 39211

SUBSCRIBING WITNESSES

CERTIFICATE

We, the undersigned William G. Cheney Jr.
and JOHN H. PRICE, JR. hereby certify that the
above named Maurice Wood Gregory signed the foregoing instrument of

writing and declared the same to be her Last Will and Testament in our presence; that at said time the said Maurice Wood Gregory was of sound and disposing mind and memory, and that in her presence and at her request, and in the presence of each other, we have subscribed our names as witnesses thereto on this the 7th day of October, 1994.

William G. Cheney

J. H. Purr, Jr.

SUBSCRIBING WITNESSES

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

FILED
 THIS DATE
 APR 17 2006.
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *Kim [Signature]* D.C.

This day personally appeared before me, the undersigned authority of law in and for the jurisdiction aforesaid, the within named affiant, **JOHN H. PRICE, JR.**, who, being by me first duly sworn, deposes and states as follows, to wit.

That he is one of the subscribing and attesting witnesses to that certain instrument of writing dated October 7, 1994, purporting to be the Last Will and Testament of **MAURICE WOOD GREGORY**, then of the City of Jackson, Hinds County, Mississippi, who was personally known to affiant; that affiant has this day examined said Last Will and Testament, a true and correct copy of which is attached as Exhibit "1" hereto and made a part hereof; that to the personal knowledge of affiant, the said Maurice Wood Gregory signed, published and declared said instrument as her Last Will and Testament on the October 7, 1994; that said testatrix, Maurice Wood Gregory, was then of sound and disposing mind, memory and understanding, and above the age of twenty-one (21) years and under no duress whatsoever; that the said Maurice Wood Gregory signed, published and declared said original instrument of writing as her Last Will and Testament on the date aforesaid in the presence of affiant and William G Cheney, Jr., the other subscribing and attesting witnesses thereto; and that affiant and William G. Cheney, Jr. subscribed and attested said Last Will and Testament as witnesses to the publication thereof and the signature of said testatrix, Maurice Wood Gregory thereon, at the special instance and request of and in the presence of said testatrix and in the

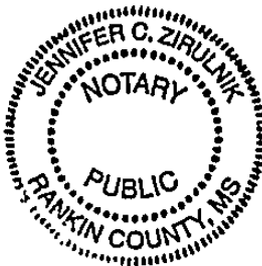
presence of each other on the 7th day of October, 1994

John H. Price, Jr.
JOHN H. PRICE, JR., AFFIANT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 23rd day of March, 2006

Jennifer C. Zirulik
NOTARY PUBLIC

My Commission Expires:



Notary Public State of Mississippi
At Large
My Commission Expires
June 12, 2009
BONDED THRU
HEIDEN, BROOKS & GARLAND, INC

Last Will and Testament

OF

HAURICE WOOD GREGORY

I, the undersigned Maurice Wood Gregory, of the City of Jackson, Hinds County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me

ITEM I

I hereby will and direct that all of my just debts which may be duly probated, registered and allowed against my estate shall be paid as soon as practicable after my death.

ITEM II

2744 y

If my son, Stephen Wood Godbold, survives me, I will, devise and bequeath to him all of my crystal, china, paintings, silverware and personal jewelry, provided, however, that my husband, Wesley Thomas Gregory, Sr., shall have the exclusive use of all of said property during his lifetime.

ITEM III

If my said husband, Wesley Thomas Gregory, Sr., survives me, I will, devise and bequeath to him all of the rest and residue of my estate, of whatsoever kind or character and wheresoever situated. Furthermore, if my said son, Stephen Wood Godbold, should predecease me, then I hereby will, devise and bequeath to my said husband full title to all of my personal property described in ITEM II above.

ITEM IV

If my said husband should predecease me, I hereby will, devise and bequeath all of my estate, of whatsoever kind or character and wheresoever situated, to my son, Stephen Wood

EXHIBIT
1

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

ITEM VI

I hereby name, constitute and appoint my said husband, Wesley Thomas Gregory, Sr., as Executor of this my Last Will and Testament. If my said husband should predecease me or be unable or unwilling to act as such Executor, then I hereby name, constitute and appoint my said son, Stephen Wood Godbold, as Executor of this my Last Will and Testament. I hereby expressly direct that no bond be required of my said Executor, and waive the necessity of having a formal appraisement made of my estate, and further waive, to the extent legally permissible, the filing by such Executor of any inventory, accounting or report to any court.

WITNESS my signature, this the 7th day of October, 1994

Maurice Wood Gregory
MAURICE WOOD GREGORY

William G. Cheney Jr.

Address: 1043 Carleton St #B-1

Jackson, Mississippi 39202

John L. Price, Jr.

Address: 5309 Brownfield Rd

Jackson, Mississippi 39211

SUBSCRIBING WITNESSES

CERTIFICATE

We, the undersigned William G. Cheney Jr.
and JOHN H. PRICE, JR. hereby certify that the

writing and declared the same to be her Last Will and Testament in our presence, that at said time the said Maurice Wood Gregory was of sound and disposing mind and memory, and that in her presence and at her request, and in the presence of each other, we have subscribed our names as witnesses thereto on this the 7th day of October, 1994.

William H. Gregory
J. W. [unclear]
SUBSCRIBING WITNESSES

MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record April 11, 2006.
Book 40 Page 53
ARTHUR JOHNSTON, CC
BY: K. Sellers DC
MADISON COUNTY, MS THE INSTRUMENT FILED



2006-279

I, Lillie Highfield Edwards, a resident of the Parish of East Baton Rouge, Louisiana, being of sound mind and memory, do hereby make this my last will and testament, revoking all prior wills.

I have been married but once and then to William Taylor Edwards, now deceased. I have two (2) children, namely James Robert (Bob) Edwards and Billie Ann Edwards Richardson.

I have three (3) grandchildren, namely Robert Ian Highfield Edwards, Samuel Milton Richardson, IV and Elizabeth Gayle Richardson Lindsey.

ARTICLE I

I make the following particular bequests:

1.1 I give and bequeath unto my dear friend and neighbor, Charles LeBoeuf, the sum of Ten Thousand and No/100 (\$10,000.00) Dollars. This bequest is not meant to be compensation for all that Charles has done for me but merely a token of my affection for him.

1.2 I give and bequeath unto my daughter, Billie Ann Edwards Richardson, all of my clothes and jewelry, and all of the furniture, fixtures and decorative objects in both of my residences. I am making this bequest to Billie in order that she may distribute some of the objects of this bequest to certain persons whom I will identify to her.

ARTICLE II

2.1 All the rest of the property of which I may die possessed, real and personal, I give and bequeath unto my three (3) grandchildren to be divided equally among them, namely

Baton Rouge, Louisiana, September 5, 2002, page 1 of 3 pages.

FILED
THIS DATE
APR 18 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

Lillie Highfield Edwards
Lillie Highfield Edwards

Robert Ian Highfield Edwards, Samuel Milton Richardson, IV and Elizabeth Gayle Richardson Lindsey.

2.2 If any grandchild shall predecease me, I give and bequeath the portion herein bequeathed to that deceased grandchild unto his children to be divided equally among them. If a deceased grandchild has no children, the portion herein bequeathed to him shall be divided equally between my surviving grandchildren.

ARTICLE III

3.1 I name and appoint my daughter, Billie Ann Edwards Richardson, Independent Executrix of this last will and testament with full seizin and without bond. If Billie shall predecease me or otherwise fail to serve as my succession representative, I name and appoint her husband, Samuel Milton Richardson, III as Independent Executor with full seizin and without bond.

3.2 I authorize my succession representative to undertake every aspect of the administration of my estate without judicial supervision to the full extent allowed by law.

3.3 I authorize my succession representative to make such distributions, either from the corpus or income of my estate, or from both, while my estate is in the process of administration, as the representative may deem wise or desirable without awaiting determination of any taxes due by my estate or the discharge of my succession representative.

3.4 Except as otherwise provided in this testament, my succession representative shall have authority to select any assets from the residuum of my estate in order to satisfy any of the bequests herein made except bequests of particular objects.

Baton Rouge, Louisiana, September 5, 2002, page 2 of 3 pages.

Lillie Highfield Edwards
Lillie Highfield Edwards

3.5 All inheritance, estate and other death taxes shall be paid from the residuum of my estate and there shall be no assessment of any legatee for such taxes.

This last will and testament containing three (3) pages has been executed by me, Testatrix, at the end of the testament and on each other page hereof, at Baton Rouge, Louisiana on this 5th day of September, 2002, in the presence of the undersigned competent witnesses and Notary Public.

Lillie Highfield Edwards
Lillie Highfield Edwards

The Testatrix has signed this will at the end and on each other separate page, has declared that it is her last will and testament and in the presence of the Testatrix and of each other, we have hereunto subscribed our names at Baton Rouge, Louisiana on this 5th day of September, 2002.

WITNESSES:

Katherine H. Welch

Lillie Highfield Edwards
Lillie Highfield Edwards

Peggy P. Lawrence

[Signature]
Notary Public

MADISON COUNTY, MS This instrument was filed for record April 18, 2006

Book 40 Page 061
ARTHUR JOHNSTON, CC

BY [Signature] DC



Last Will and Testament

FILED
 THIS DATE
 APR 24 2006
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *Kim Newberry*

LAST WILL AND TESTAMENT OF
 THOMAS EDWARD TUCKER

2006-346

I, THOMAS EDWARD TUCKER, of Madison County, Mississippi, being over twenty-one years of age and of sound and disposing mind and memory, and not being unduly influenced by any person, do hereby make, declare and publish this my Last Will and Testament, revoking any and all wills and codicils of whatever kind and nature, which I may have made heretofore.

WITNESSETH:

ITEM I

I hereby name, nominate, constitute and appoint my son, William Everett Tucker, II, as the Excutor of my Last Will and Testament. Should William Everett Tucker, II, decline or be unable to serve, I appoint my daughter-in-law, Emaly Schmidt Tucker as the Executrix of my Last Will and Testament.

ITEM II

I hereby direct that my Executor or Executrix be allowed to act without bond; and I do, furthermore, hereby expressly relieve him or her of the neccsity of making an inventory or appraisal of my estate or accounting to any Court, except as otherwise may be required by law

ITEM III

I hereby direct that my Executor or Executrix pay all of my just and legal debts and that I be buried in a manner becoming to my station in life.

ITEM IV

After the payment of my just and legal debts and the expenses of my last illness and burial, I do hereby give and bequeath my entire estate, including all my real, personal or mixed property of every kind and character, nature and description, including but not limited to any bonds, notes, cash, insurance policy proceeds made

payable to my estate, personal effects, household fixtures, furniture and equipment, and all other property of which I may be seized and possessed of now and in the future at the time of my death, to my children, William Everett Tucker, II, and Tanya T Graves, per stirpes, to share and share alike. Should the beneficiaries be unable to agree on the division of personal property, it is my desire that any items not able to be divided by agreement shall be sold and the proceeds divided equally between the beneficiaries after payment of the expense of sale and administration of this estate.

As an exception to the above general bequest, it is my desire that any automobile that I own at the time of my death shall be given and bequeathed to my granddaughter, Anna Ruth Tucker.

As a further exception to the above general bequest, it is my desire that all remaining proceeds from my structured insurance settlement, which I receive on a monthly basis, be paid to my daughter Tanya T. Graves; but should she predecease me, or predecease my son William Everett Tucker, II, it is my desire that all remaining proceeds shall be paid to my son William Everett Tucker, II

ITEM V

Should anyone contest all or any part of this will, he or she shall take nothing hereunder.

IN WITNESS WHEREOF, I have signed, published and declared this instrument as my Last Will and Testament in the County of Madison, State of Mississippi, on this the 28th day of December, 2000.

Thomas Edward Tucker
THOMAS EDWARD TUCKER

WITNESSES:

Barry Stewart

Quincy Akid

ACKNOWLEDGEMENT

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Betty Stewart and Evelyn Atkins, who after being by me duly sworn state on their oaths that the foregoing instrument of three (3) pages (including acknowledgement) was signed, published and declared by THOMAS EDWARD TUCKER as his Last Will and Testament, dated December 28th, 2000, in our presence and in the presence of each other, and believing him to be of sound and disposing mind and memory we have hereunto subscribed our names as Attesting Witnesses thereto, on this the 28th day of December, 2000.

Betty Stewart

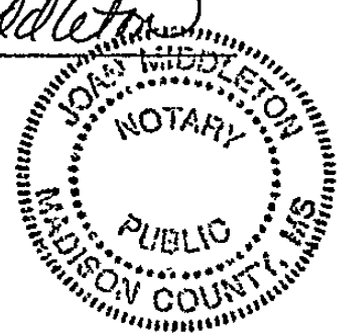
Evelyn Atkins

SWORN TO BEFORE ME, this the 28th day of December, 2000.

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires January 30, 2003
Sandra Ann Nelson, Brooks & Garrison, Inc.

Joan Middleton
NOTARY PUBLIC



MADISON COUNTY, MS This instrument was
filed for record April 24 2006
Book 40 Page 64
ARTHUR JOHNSTON, C.C.
BY: R. Stevens D.C.



2006-245

LAST WILL AND TESTAMENT

OF

GRANT MCKINLEY SMITH

FILED	
THIS DATE	
APR 27 2006	
ARTHUR JOHNSTON, CHANCERY CLERK	
BY	D.C.

[Signature]

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

ITEM I

EXECUTRIX AND SUCCESSOR

I appoint my niece, GAIL M. SULZ, as Executrix of my Estate under this Will. If my niece, GAIL M. SULZ, has died or is unable or unwilling to serve as Executrix or resigns as Executrix, then I appoint my nephew, ALBERT G. SPROULE, to serve as Successor Executor.

ITEM II

SPOUSE AND CHILDREN

I declare that I am unmarried and have no children.

ITEM III

PAYMENT OF DEBTS AND EXPENSES

I direct my Executrix to pay all of my just debts and obligations which are probated, registered and allowed against my estate as soon as may be conveniently done, provided, however, that my Executrix shall specifically be authorized to pay any debt of my estate which does not exceed \$1,000 without the necessity of probating said debt.

I further direct my Executrix to pay all of my funeral expenses (including the cost of a suitable ^{marker} ~~monument~~ at my grave), expenses of my last illness, any unpaid charitable pledges (regardless of whether said pledges may be enforceable obligations of my estate), and the costs of administration of my estate as soon as practicable after my death; provided, however, my Executrix shall not be required to pay any obligation in advance of its

STK
Deb. H.
[Signature]

maturity. My Executrix, in her sole discretion, may pay from my domiciliary estate all or any portion of the costs of ancillary administration and similar proceedings in other jurisdictions. To the extent such portion of my estate is not adequate for such purposes, said expenses shall be paid out of that portion of my estate which would otherwise pass to my residuary estate.

ITEM IV

PERSONAL EFFECTS

I give and bequeath to my niece, GAIL M. SULZ, and my nephew, ALBERT G. SPROULE, my clothing, books, jewelry, sport equipment, musical instruments, furniture, household furnishings, silver, silverware and all other tangible personal effects and policies of insurance thereon, in equal shares to divide as they agree. If they fail to agree, they may select such items by casting lots to determine the order in which they shall select, with each of them to select in the aggregate items of comparable value in a rotating fashion.

ITEM V

RESIDUE

All the rest, residue and remainder of my property of whatever kind and wherever situated I give, devise and bequeath in equal shares, one share to my niece, GAIL M. SULZ, and one share to my nephew, ALBERT G. SPROULE. In the event either my niece or nephew does not survive me, I give, devise and bequeath to the survivor the entire residue of my estate.

ITEM VI

EXECUTOR POWERS

A. Successor Executor to Have Powers and Duties of Original Executor. All rights, powers, duties and discretion granted to or imposed upon my Executrix shall be exercisable by and imposed upon any successor Executor or Administrator.

B. Waiver of Bond, Appraisal, Inventory, and Accounting. I

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

C. Third Parties Not Obligated to See to Application of Property Delivered to Executrix. No person dealing with my Executrix shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to my Executrix, or to inquire into the expediency or propriety of any transaction or the authority of my Executrix to enter into and consummate the transaction upon such terms as my Executrix may deem advisable.

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

E. Executrix to Have All Powers Conferred by Law. My Executrix shall have the power to exercise all powers conferred by law upon trustees by the Uniform Trustees' Powers Law of Mississippi and all powers conferred by law upon executors and all powers granted herein without prior authority from any Court; however, my Executrix may seek Court authority if doing so is in the best interest of my Executrix, my estate or my beneficiaries.

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

G. Power to Invest. My Executrix shall have the power to

Handwritten signature/initials

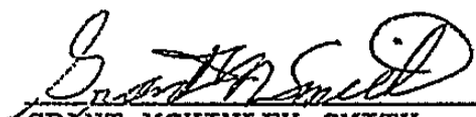
invest or reinvest my assets in such bank accounts, securities, or real or personal property or to retain any of my assets as my Executor determines.

H. Right to Sell or Lease Without Court Approval. My Executrix shall not be required to reduce all or any of my personal or real property to cash during the administration of my estate, but in my Executrix's discretion may sell or lease any of my property in such manner and on such terms and conditions as my Executrix may deem advisable, without notice and without the necessity of Court approval or authorization. In connection with a sale or lease, my Executrix may execute and deliver such deeds, leases or other instruments relating thereto.

I. Right to Comply With My Lifetime Agreements. My Executrix shall take all actions necessary to comply with any agreements I have made during my lifetime, including the consummation of any agreements relating to the stock of corporations I own or interests in partnerships I own whenever the terms of any such agreement obligate my estate or my personal representatives to sell my interest therein. My Executrix shall have the power to continue or permit the continuance of any business which I own or in which I have an interest at the time of my death.

J. Right to Employ Agents. My Executrix may employ and compensate from estate assets any attorneys, accountants, custodians or other agents necessary to the administration of my estate.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 4th day of March, 1993.


GRANT MCKINLEY SMITH

*GMS
FST
JWS*

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

Mirley Kennedy
Witness

of 148 Deertrail Lane, Madison,
Address MS 39112

Donald B. Lloyd
Witness

of 300 Dominican Dr. Madison MS.
Address 39110

PROOF OF WILL

Shirley Kennedy and Donald W. Lloyd, being duly sworn according to law on oath state:

Each of us is a subscribing witnesses to the attached written instrument dated March 4, 1993, which purports to be the Last Will and Testament of Grant McKinley Smith, Testator, who is personally known to each of us. On the execution date of the instrument, the Testator, in our presence, signed, published and declared the instrument to be his Last Will and Testament, and requested that we attest his execution thereof. In the presence of the Testator and each other, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument the Testator appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

DATED this 4th day of March, 1993.

Shirley Kennedy
(Witness)

Donald W. Lloyd
(Witness)

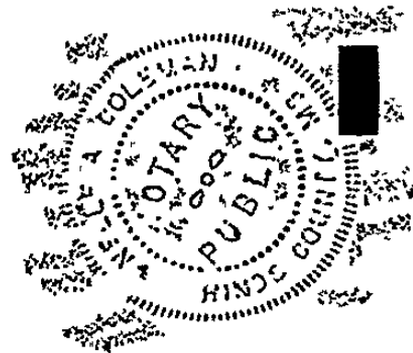
STATE OF MISSISSIPPI

COUNTY OF Madison

Subscribed and sworn to before me, the undersigned Notary Public, on this the 4th day of March, 1993.

Nelle Coleman
Notary Public

My Commission Expires:
My Commission Expires October 21, 1995



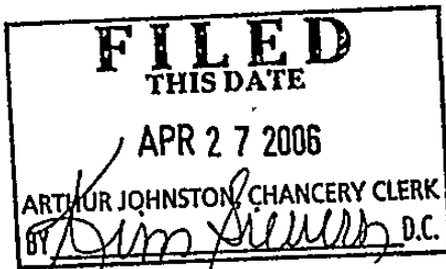
MADISON COUNTY, MS This instrument was filed in record April 27, 2006

Book 40 Page 67
ARTHUR JOHNSTON, C.C.

BY: R. Jones D.C.



2006-362



LAST WILL AND TESTAMENT
OF
ANDREW MACK MUNN

I, ANDREW MACK MUNN, an adult resident of Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My wife's name is MYRTLE CLEVELAND MUNN, and she is herein referred to as "my wife." I have one (1) adult child now living, JOYE MUNN DAVIS.

The words "descendants" shall include any person hereafter born to any of my descendants and 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, JOYE MUNN DAVIS, to serve as Executor of my estate under this Will. In the event my daughter is or becomes unable or unwilling to serve, I appoint my granddaughter, D'LESLI MUNN DAVIS, to serve as successor Executor.

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

FOR IDENTIFICATION:

A M M

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.

If my wife, MYRTLE CLEVELAND MUNN, survives me, I give, devise and bequeath to her outright my entire estate, real and personal, of whatsoever kind or character and wheresoever situated.

In the event my wife, MYRTLE CLEVELAND MUNN, does not survive me, I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character and wheresoever situated to my daughter, JOYE MUNN DAVIS, or if she does not survive me to her descendants, per stirpes.

The assets devised and bequeathed under this ITEM of my Will shall be charged with the payment of any state and federal estate taxes, any funeral expenses, any expenses of my estate, and any other proper claims against my estate.

ITEM VI.

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

FOR IDENTIFICATION:

R M M

construed upon that assumption, irrespective of any provisions of law establishing a contrary presumption or requiring survivorship as a condition of taking property by inheritance.

ITEM VII.

Any recipient of property 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 my wife or any other person disclaims any portion of a bequest, I give, devise and bequeath the property disclaimed to the person or persons 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

FOR IDENTIFICATION:

A M M

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.

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 or any other 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.

FOR IDENTIFICATION:

A. M. M.

I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts and administration expenses and taxes of my estate and to pledge such of my property, real or personal, as may be necessary to secure such loan; provided, however, that my Executor shall not pledge any property specifically devised or bequeathed herein. My Executor shall not be required to pay or otherwise satisfy such loan prior to the closing of my estate and the discharge of my Executor, but 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 5 day of Aug, 2003.

Andrew Mack Munn
Andrew Mack Munn

This instrument was, on the day and year shown above, signed, published and declared by ANDREW MACK MUNN 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.

R. Bradford

Jackson MS
Address

Leland C. Martine

Jackson MS
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 ANDREW MACK MUNN, 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.

R. Brad Jones
Signature

R. Brad Jones
4268 I-55 North
Jackson, MS 39211

Leonard C. Martin
Signature

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

SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of August, 2003.

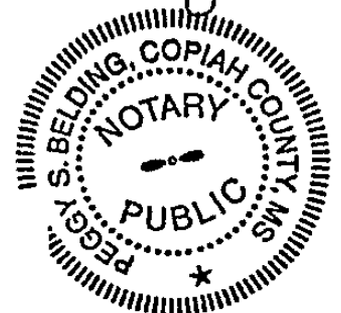
Peggy S. Belding
Notary Public

My Commission Expires: _____
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 18 2007
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY, MS This instrument was
filed for record April 17 2006

Book 40 Page 73
ARTHUR JOHNSTON, C.C.

BY K. Silver



LAST WILL AND TESTAMENT

OF

2006-366

LOUISE LACY WALDROM

I, LOUISE LACY WALDROM, an adult resident of Ridgeland, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My husband's name is THEODORE S. WALDROM, and he is herein referred to as "my husband." I have three (3) children now living, as follows:

REBECCA WALDROM DIXON, born August 16, 1945;

THEODORE S. WALDROM, JR., born September 12, 1950, and

LESLIE WALDROM DAVIS, born December 31, 1957.

The words "child," "children," "grandchild," or "grandchildren" as used herein shall include any children hereafter born to any of my children and "descendants" shall include any person hereafter born to any of my descendants. 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.

FOR IDENTIFICATION:

LLW

FILED
THIS DATE
MAY 02 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY <u>[Signature]</u> D.C.

ITEM II.

I appoint my husband, THEODORE S. WALDROM, to serve as Executor of my estate under this Will. In the event my husband is or becomes unable or unwilling to serve, I appoint REBECCA WALDROM DIXON to serve as Executor. In the event REBECCA WALDROM DIXON is or becomes unable or unwilling to serve, I appoint THEODORE S. WALDROM, JR. and LESLIE W. DAVIS to serve jointly as Executor of my estate.

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.

FOR IDENTIFICATION:

LLN

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.

Unless otherwise provided, in referring to the Trustee, 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.

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.

To my husband, THEODORE S. WALDROM, if he survives me, I devise and bequeath the following:

A. My interest in our family residence, subject to any indebtedness thereon.

FOR IDENTIFICATION:

LLW

B. My automobiles and other vehicles, club memberships, clothing, jewelry, sport equipment and other personal effects.

C. My interest in the furniture, furnishings, decorations, silverware, china, pictures, linens, glassware and the like located in our home.

If my husband does not survive me, I devise and bequeath my interest in the family residence to the Trustee of the "Louise Lacy Waldrom Family Trust," provided in this Will, to be held, administered and distributed under the provisions of that trust; and the assets described in Paragraphs B and C to my children in substantially equal shares, to be divided among them as they agree, or in the absence of such agreement, as the Chancery Court administering my estate may determine.

ITEM VI.

I give, devise and bequeath to THEODORE S. WALDROM, Ridgeland, Mississippi, as Trustee under the terms set forth in this Will, an amount of property equal to the largest amount, but no more, that can pass free of federal estate tax by reason of the unified credit available at the date of my death provided under Section 2010 and that portion of the state death tax credit allowable to my estate under Section 2011 which does not cause an increase in state death taxes. However, the amount of this bequest shall be

FOR IDENTIFICATION:

L & H

reduced by the value of insurance proceeds and any other property which passes at any time during my life or at my death, either under any other ITEM of my Will or outside of my Will, in such manner as to constitute a part of my gross estate under federal estate tax law or an adjusted taxable gift and for which no marital deduction is allowed under Section 2056 and no deduction for public, charitable or religious purposes is allowed under Section 2055. In computing the dollar amount of property constituting this pecuniary bequest, the values used in finally determining the federal estate tax on my estate shall control. My Executor shall select and distribute to the Trustee the cash or other property to be placed in this trust, and the property so selected shall be valued at the value thereof as of the date or dates of distribution to the trust. This trust shall be for the benefit of my husband, my children, and my grandchildren. If property passes to this trust which any beneficiary (other than my husband) has disclaimed under Section 2518 that beneficiary shall be treated as if deceased on the day before the date of my death and shall not be a beneficiary of this trust, but the children of that beneficiary shall continue as beneficiaries.

The assets devised and bequeathed under this ITEM of my Will shall be charged with the payment of any estate, inheritance or other death taxes payable by reason of my death, any expenses of my estate not deducted for federal estate tax purposes and any other expenses deducted but not allowed as deductions in finally determining the Federal

FOR IDENTIFICATION:

L & W

estate taxes payable by reason of my death. I recognize the possibility that the amount so disposed of 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 herein shall be construed to waive such right of recovery.

The Trustee shall hold, administer and distribute the assets of the trust under the following provisions.

A. The Trustee shall pay to and among my husband, my children, and my grandchildren (but not necessarily in equal shares) as much of the net income as the Trustee, in the Trustee's discretion, deems advisable for the education, support, maintenance, and health, including any hospital or other institutional care, of these beneficiaries, and for the maintenance of their accustomed standard of living. These distributions shall be made in proportions and amounts and at such intervals as the Trustee determines. Any income not distributed shall be added to principal and distributed in accordance with subsequent provisions.

FOR IDENTIFICATION:

LLA

B. In addition to the income distributions the Trustee shall pay to or for the benefit of these beneficiaries, or any of them, (but not necessarily in equal shares) as much principal as the Trustee, in the Trustee's discretion, deems advisable for the education, support, maintenance and health, including any hospital or other institutional care, of my beneficiaries or for the maintenance of their accustomed standard of living at the time of my death. In making principal distributions, the Trustee shall consider the needs of the beneficiaries and the funds available to them from other sources.

In making distributions of income and principal, I direct the Trustee to consider my husband as the primary beneficiary and consider his needs above those of my children and my grandchildren. The Trustee shall see that my husband has sufficient funds to enable him to continue, if possible, his accustomed standard of living at the time of my death. Before making distributions of income or principal to my children or my grandchildren, the Trustee shall counsel with my husband to determine the needs of these beneficiaries, but the decision of the Trustee shall be final as to the amounts and recipients of such distributions.

C. Upon my husband's death, the Trustee shall divide this trust into separate shares. There shall be a separate share for each of my then living children and his or her children (being my grandchildren by that child) and one share for the then living children,

FOR IDENTIFICATION:

L & N

Page 7 of 27

collectively, of each deceased child of mine (being my grandchildren by that deceased child). These shares shall be equal in amounts. The shares for each of my then living children shall be distributed to them outright at this time. The Trustee shall hold, administer and distribute the shares for the then living children of a deceased child of mine (being my grandchildren by that deceased child) in trust and each share shall be managed and invested as a separate trust under the following provisions.

1. The Trustee shall distribute, at least annually, to each beneficiary of each trust (but not necessarily in equal shares) as much of the net income of that trust as the Trustee, in the Trustee's discretion, deems advisable for the beneficiary's education, support, maintenance and health, including any hospital or other institutional care, and for the maintenance of the beneficiary's accustomed standard of living. Any income not distributed shall be added to principal and distributed in accordance with subsequent provisions.

2. In addition to the income distributions, the Trustee may distribute to or for the benefit of a beneficiary, as much principal as the Trustee, in the Trustee's discretion, deems advisable for the beneficiary's education, support, maintenance and health, including any hospital or other institutional care, and for the maintenance of the beneficiary's accustomed standard of living. In making

FOR IDENTIFICATION:

LLN

principal distributions, the Trustee shall consider the needs of the beneficiaries and the funds available to them from other sources.

3. After the death of my husband, as and when each of my grandchildren attains the age of twenty-five (25) years, the Trustee shall distribute to that grandchild one-third ($1/3$) of that grandchild's trust estate at that date. Thereafter when each of my grandchildren attains age thirty (30) years, the Trustee shall distribute to such grandchild one-half ($1/2$) of that grandchild's trust estate at that date. Thereafter when each of my grandchildren attains age thirty-five (35) years, the Trustee shall distribute to such grandchild the remainder of that grandchild's trust estate. If at the time of the death of my husband, any grandchild of mine has attained the age required herein for distribution of part or all of the principal of his or her trust, such part or all of that principal shall be distributed to that grandchild at that time.

4. In the event of death of any of my grandchildren after division of this trust into separate trusts and prior to receipt by that grandchild of his or her entire trust estate, the balance in the trust of my deceased grandchild shall be retained in trust for the benefit of my deceased grandchild's then living children (being my great-

FOR IDENTIFICATION:

L L R

Page 9 of 27

grandchildren by that deceased grandchild). Income and principal shall be distributed among such surviving great-grandchildren as the Trustee determines in accordance with the directions and standards previously set forth in subparagraphs 1 and 2 of this Paragraph C. The trust estate for the children of a deceased grandchild of mine (being my great-grandchildren by that deceased grandchild) shall be distributed, in equal shares, to the children of such deceased grandchild when the oldest living child of such deceased grandchild attains the age of twenty-five (25) years, except that the then living descendants of a deceased great-grandchild of mine shall take, per stirpes, the share the great-grandchild would have taken if living. If at the death of a grandchild of mine, he or she leaves no surviving descendants, that deceased grandchild's trust estate shall be paid over and added, in equal shares, to the trusts created for my other grandchild or grandchildren and their descendants to be held, administered and distributed in accordance with the provisions of such trusts or shall be distributed outright to a beneficiary who had previously reached the age to have received a distribution of his or her trust estate.

FOR IDENTIFICATION:

L & R

Page 10 of 27

D. Notwithstanding any provision herein to the contrary, the Trustee shall retain in trust for the benefit of any beneficiary, any distribution otherwise required to be made to such beneficiary, if in the Trustee's sole discretion such beneficiary is, at the time the distribution would otherwise be required, involved in a lawsuit, addicted to gambling, alcohol, drugs, or other chemical substances, is a party to a pending divorce or marital separation proceeding, is in bankruptcy, or is currently under suit or collection proceedings by creditors, whether or not such beneficiary is in bankruptcy proceedings. The Trustee shall make reasonable inquiries before making distributions of principal to the beneficiaries to ascertain whether any beneficiary is then under any of the above described conditions. In making a determination that a beneficiary is addicted to gambling, alcohol, drugs, or other chemical substances, the Trustee may rely upon the opinion of a physician who has examined the beneficiary. The Trustee may request that the beneficiary be examined by a physician designated by the Trustee and if the beneficiary refuses to be examined by such physician, the Trustee shall not make any distributions to the beneficiary until such time as the beneficiary agrees to be examined by such physician. As and when the beneficiary whose distribution was delayed has recovered from, has resolved, or has been relieved of such condition, the Trustee may then make distribution to such beneficiary of the distribution which was delayed by the Trustee in accordance with this provision.

FOR IDENTIFICATION:

L & V

E. The Trustee shall permit each beneficiary to elect by written direction to the Trustee, at the time all or any portion of his or her trust is to be distributed to him or her, to have such property remain in trust under the terms and provisions hereof for the balance of his or her life or until such time as such beneficiary shall request that the trust assets, or any part thereof, be distributed to him or her outright. In the event of the death of a beneficiary during the period in which the trust is so continued, the Trustee shall make immediate distribution of that beneficiary's trust assets to his or her estate.

F. If at any time, in following the provisions of this Will, the Trustee is required to distribute all or any part of the principal of any trust herein created outright to a person who has not attained twenty-five (25) years of age, the trust principal shall vest in such person but the Trustee shall be authorized to continue to hold the share of such person in trust for that person's benefit until he or she attains age twenty-five (25). Until such time the Trustee is authorized and directed to expend such part of the income and/or principal of the trust belonging to such person as the Trustee in the Trustee's discretion deems necessary to provide for the proper education, support, maintenance and health of said person.

G. Upon distribution of the entire trust estate to the beneficiary or beneficiaries of any trust created under this ITEM of my Will, such Trust shall terminate.

FOR IDENTIFICATION:

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H. My husband shall continue as a beneficiary of this trust, notwithstanding his remarriage subsequent to my death.

I. This trust shall be designated and known as the "Louise Lacy Waldrom Family Trust."

ITEM VII.

If my husband, THEODORE S. WALDROM, survives me, I give, devise and bequeath to him outright the rest and residue of my estate, real and personal, of whatsoever kind or character and wheresoever situated.

The assets devised and bequeathed under this ITEM of my Will shall be charged with the payment of any funeral expenses, any expenses of my estate, and any other proper claims against my estate, which are deducted for federal estate tax purposes and which are allowed as deductions in finally determining the federal estate taxes payable by reason of my death.

ITEM VIII.

If I am not survived by my husband, I give, devise and bequeath the rest and residue of my estate, real and personal, of whatsoever kind or character, and wheresoever located,

FOR IDENTIFICATION:

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to the Trustee of the "Louise Lacy Waldrom Family Trust" created by ITEM VI of this Will to be held, administered and distributed as provided in said trust.

ITEM IX.

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

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

FOR IDENTIFICATION:

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ITEM X.

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

The Trustee shall not be required to make physical division of the trust property comprising the "Louise Lacy Waldrom Family Trust," except when necessary for the purposes of distribution, but may, in the Trustee's discretion, keep the trusts in one or more consolidated funds. As to each consolidated fund, the division into the various shares comprising such fund need be made only on the Trustee's books of account, in which case each trust shall be allotted its proportionate part of the principal and income of the fund and charged with its proportionate part of expenses thereof.

FOR IDENTIFICATION:

LL Jr

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ITEM XI.

Notwithstanding any provision of this Will to the contrary, the interest of every beneficiary of any trust created by this Will shall vest within the period prescribed by the Rule against Perpetuities or any statute pertaining thereto. Upon such vesting, any trust property then held by the Trustee shall be distributed immediately, free and clear of any trust, to the beneficiary or beneficiaries of this trust (or to his or her legal guardian or other personal representative) as though each such beneficiary had reached the date at which final distribution to him or to her were required pursuant to the provisions hereof.

ITEM XII.

During the administration of my estate and until a trust created herein is funded, I authorize the Trustee, in the Trustee's discretion, to request that my Executor, in which case my Executor may comply with that request, make payments out of my estate to the beneficiaries of such trust. These payments shall be an amount which in the judgment of the Trustee and the Executor, jointly, equals the distributions which the beneficiaries would receive from the trust had it been established and funded at my death.

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ITEM XIII.

Any trust created by this Will is a private trust. The Trustee shall not be required to obtain the order or approval of any court for the exercise of the Trustee's powers and discretions.

No Trustee hereunder shall be required to enter into any bond or to file with any court a formal accounting of the Trustee's administration. The Trustee shall render annual accounts to the income beneficiaries of each trust. No persons paying money or delivering property to the Trustee shall be required to see to its application.

ITEM XIV.

A Trustee may resign and cease to act at any time by giving written notice specifying the effective date of such resignation, by personal delivery or by registered mail, to those persons who are income beneficiaries of each trust at that particular time.

The Trustee or any successor Trustee of any trust created by this Will may be removed by and a successor Trustee appointed by a majority vote of a committee consisting of REBECCA WALDROM DIXON, THEODORE S WALDROM, JR., and LESLIE W. DAVIS. In the event of the death, incapacity, or unwillingness to serve of a committee member, the other two (2) committee members shall select a replacement, and

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insofar as is possible, shall be chosen from the heirs of THEODORE S. WALDROM. In the event THEODORE S. WALDROM is or becomes unable or unwilling to serve as Trustee, then REBECCA W. DIXON shall serve as successor Trustee. In the event REBECCA W. DIXON is or becomes unable or unwilling to serve as Trustee, then THEODORE S. WALDROM, JR., and LESLIE W. DAVIS shall serve as successor co-Trustees. In the event either of THEODORE S. WALDROM, JR., or LESLIE W. DAVIS is or becomes unable or unwilling to serve as Trustee, then the other shall serve alone as Trustee. The removal of a Trustee or successor Trustee and the appointment of a successor Trustee shall be effective upon written notice to the Trustee or successor Trustee removed or appointed.

The resigning or removed Trustee shall deliver all trust assets to the successor Trustee on the effective date of the resignation or removal, and shall, within sixty (60) days of such date, submit a full and final accounting to the successor Trustee and to the income beneficiaries of the trust. Any successor Trustee shall be vested with all the rights, powers, duties and discretions conferred on the original Trustee.

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ITEM XV.

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

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

B. To place, in the discretion of the Trustee, trust funds in a checking, savings or other types of accounts or certificates of deposit in any successor Trustee bank.

C. To receive, invest in, and retain in the trust all types of property and, especially, to receive, invest in, and retain in the trust shares of stock in closely held corporations, partnership interests in general and limited partnerships, oil, gas, and other mineral

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interests, standing timber, and unimproved real estate regardless of where it may be situated, without liability and without regard to the proportion such property or property of a similar character so held may bear to the entire amount of the trust estate and whether or not such property is of the class in which Trustees generally are authorized to invest by trust law.

D. To consolidate and merge any trust created hereunder with any other trust created by me or any other person, whether inter vivos or by Will, if the beneficiaries are the same and the terms of that other trust are substantially the same as this trust.

E. To retain or invest trust assets in a common fund established by a corporate Trustee pursuant to the Uniform Common Trust Fund Law of Mississippi or in any investment account, mutual fund, or other investment vehicle offered, sponsored, or advised for a fee by any corporate Trustee, or any subsidiary, parent or affiliate of such corporate Trustee or any successor or assign, or subsidiary, parent or affiliate of any successor or assign, to such corporate Trustee.

F. To surrender, disclaim, release, relinquish or amend, after providing written notice to the income beneficiaries, all or any portion of any administrative provision of

FOR IDENTIFICATION:

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any trust created herein which causes or may cause adverse or unanticipated tax liability to my estate, the trust, the Trustee, or the beneficiaries.

G. To take out, apply for, and maintain, paying premiums from income or principal, health, hospitalization, medical or similar insurance covering any beneficiary of the trust

H. To hold for the benefit of any minor beneficiary of a trust or for an adult beneficiary who is incapable of handling his or her property, any personal effects, automobiles, jewelry and other objects, particularly household contents, antiques, silver, crystal and the like, that are bequeathed to any such beneficiary of a trust until the beneficiary attains the age of twenty-one (21) years or in the case of an adult beneficiary incapable of handling his or her property until such time as, in the sole discretion of the Trustee, that beneficiary is capable of handling his or her property. The Trustee may permit such items to remain in the residence in which the beneficiary resides or in such other storage facility as the Trustee deems appropriate for such items and shall pay all costs of maintaining, storing and insuring the items. The Trustee shall have the authority to give the Executor or other personal representative of the estate of a decedent a receipt for such objects on behalf of such beneficiary.

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I. To retain any interest in oil, gas or other mineral resources received from any source and to acquire and retain other interests in oil, gas or mineral resources; to execute as to those interests any agreements, assignments, contracts, deeds, grants, leases for any term (even though the term may extend beyond the termination of the trust) and any other instruments or documents; to manage, control, operate, explore, mine, develop or take any action for the production, recovery, sale, treatment, storage or transportation of any interest in oil, gas or other mineral resources; to drill, rework or recomplete wells of any type; to conduct or participate in secondary recovery operation; to enter into agreements for pooling or unitization; and to install, operate or participate in the operation of any plant, mine or other facilities. Interests in oil, gas and other mineral resources may be retained and acquired without liability for any loss and without application to any court.

ITEM XVI.

If my husband and I die simultaneously, or under circumstances which make it difficult to determine which died first, I direct that I shall be deemed to have survived my husband for purposes of this Will. I direct that the provisions of this Will be construed upon that assumption, irrespective of any provisions of law establishing a contrary presumption or requiring survivorship as a condition of taking property by inheritance.

FOR IDENTIFICATION:

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deemed to be the transferor under Section 2652(a), including any property not in my probate estate and any property transferred by me during life as to which no allocation of the exemption was made prior to my death.

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 sell, without the necessity of court approval, any stock or partnership interest held by my

FOR IDENTIFICATION:

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estate under the terms of any stock agreement or partnership agreement to which I was a party during my lifetime.

I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts and administration expenses and taxes of my estate and to pledge such of my property, real or personal, as may be necessary to secure such loan; provided, however, that my Executor shall not pledge any property specifically devised or bequeathed herein. My Executor shall not be required to pay or otherwise satisfy such loan prior to the closing of my estate and the discharge of my Executor, but 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 15 day of July, 1998.

Louise Lacy Waldrom
Louise Lacy Waldrom

FOR IDENTIFICATION:

LLW

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

Irene A. Tompkins

221 Pear Orchard Rd, Ridgeland MS 39157
Address

Jue T Winstead

233 Church St, Madison, Ms. 39110
Address

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

Before me, the undersigned authority, on the 15th day of July, 1998, personally appeared LOUISE LACY WALDROM, who is known to me to be the testator to the foregoing Last Will and Testament, Irene A. Tompkins who resides at 221 Pear Orchard Rd. Ridgeland, Madison County, Mississippi, and Sue T Winstead who resides at 233 Church St, Madison Miss, Madison County, Mississippi, who are both known to me to be subscribing witnesses to the foregoing Last Will and Testament. All of these persons were duly sworn by me, and the testator, LOUISE LACY WALDROM declared to me and to the witnesses in my presence that the foregoing instrument was the testator's Last Will and Testament, and that the testator had willingly made and executed it as the testator's free act and deed for the purposes therein expressed. The witnesses, each on his or her oath, stated to me, in the presence and hearing of the testator, that the testator had declared to them that the instrument was the testator's Last Will and Testament, and that the testator had executed the will as such, and wanted each of Irene A. Tompkins and Sue T Winstead to sign it as a witness. On their oaths, each witness stated further that they did sign the will as witnesses in the presence of the testator and at the testator's request, and they knew and understood that the testator was at the time over the age of eighteen (18) years and was of sound and disposing mind and memory.

Louise Lacy Waldrom
Louise Lacy Waldrom