

Last Will and Testament 2006-944

OF

ELIZABETH E. SCOTT

I, Elizabeth E. Scott, being of sound mind and memory, and over 21 years of age, do hereby make, declare, and establish this my Last Will and Testament, hereby revoking all prior Wills or Codicils heretofore made by me.

ITEM 1

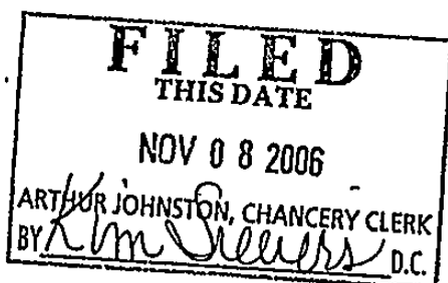
I desire that all claims probated against my estate and expenses of my last illness, funeral and burial be paid as soon as practical after my death.

ITEM 2

I hereby devise and bequeath to my four grandchildren, Meredith Scott Curro, Leigh Scott McGregor, Samuel T. Scott, II, and John Christopher Scott, the sum of \$10,000 each, provided they survive me. If any of them predecease me, his or her share shall go to their children or if they have no children, then to my surviving grandchildren.

ITEM 3

I do hereby devise and bequeath to my son, Sam E. Scott, all the rest, residue and remainder of my property, real and personal, provided he survives me. If my said son does not survive me, I devise and bequeath all the rest, residue and remainder of my property to my four grandchildren, share and share alike. If any of them predecease me, his or her share shall go to their children or if they have no children, then to my surviving grandchildren.



B 40 P 796

ITEM 4

I hereby appoint my son, Samuel E. Scott, to be the Executor of this my Last Will and Testament and direct that he serve as such without bond and without being required to file any inventory or accounting.

WITNESS MY HAND this the 10 day of February, 1995.

Elizabeth E. Scott
ELIZABETH E. SCOTT

We, the undersigned, witnessed the signature of the foregoing instrument which was, on the day and year set forth therein, signed, published and declared by Elizabeth E. Scott 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.

Sandra Hall
WITNESS

24 Dawnview Dr.
Draughton, MS 39042
ADDRESS

Cheryl Furr
WITNESS

722 Heartwood Dr.
Pearl, Ms. 39208
ADDRESS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL
AND TESTAMENT OF ELIZABETH E. SCOTT,
DECEASED

NO. 2006-944

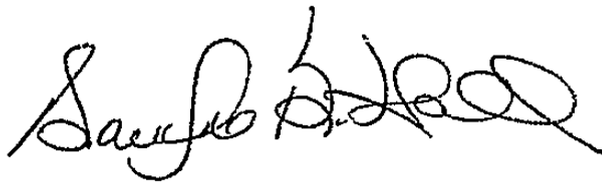
STATE OF MISSISSIPPI

COUNTY OF HINDSPROOF OF WILL

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority in and for the said County and State, MRS. SANDRA B. HALL, who being first duly sworn on oath, states that she and CHERYL FURR were attesting witnesses to the execution by ELIZABETH E. SCOTT, of that certain instrument to which this Affidavit is attached, said instrument being dated February 10, 1995 consisting of two (2) typewritten pages and purports to be the true last Will and Testament of the said ELIZABETH E. SCOTT.

Affiant further states that on the 10th day of February, 1995, said ELIZABETH E. SCOTT signed, published and declared the said instrument to be her Last Will and testament in her presence, and Affiant at the special instance and request of the said ELIZABETH E. SCOTT, and in her presence and in the presence of CHERYL FURR, they subscribed their names thereto as attesting witnesses. At the time of the execution of said instrument in the manner aforesaid, said ELIZABETH E. SCOTT was of sound and disposing mind and memory, was above the age of twenty-one (21) years, and was a resident citizen of the City of Ridgeland, Madison County, Mississippi.

THIS 28th day of April, 2006.



B 40 P 798

2006.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 28 day of April,

Jacqueline W. James
Notary Public

MY COMMISSION EXPIRES:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 21, 2010
RONDEL THRU STEGALL NOTARY SERVICE

Last Will and Testament

OF

ELIZABETH E. SCOTT

B 40 P 799

I, Elizabeth E. Scott, being of sound mind and memory, and over 21 years of age, do hereby make, declare, and establish this my Last Will and Testament, hereby revoking all prior Wills or Codicils heretofore made by me.

ITEM 1

I desire that all claims probated against my estate and expenses of my last illness, funeral and burial be paid as soon as practical after my death.

ITEM 2

I hereby devise and bequeath to my four grandchildren, Meredith Scott Curro, Leigh Scott McGregor, Samuel T. Scott, II, and John Christopher Scott, the sum of \$10,000 each, provided they survive me. If any of them predecease me, his or her share shall go to their children or if they have no children, then to my surviving grandchildren.

ITEM 3

I do hereby devise and bequeath to my son, Sam E. Scott, all the rest, residue and remainder of my property, real and personal, provided he survives me. If my said son does not survive me, I devise and bequeath all the rest, residue and remainder of my property to my four grandchildren, share and share alike. If any of them predecease me, his or her share shall go to their children or if they have no children, then to my surviving grandchildren.

I hereby appoint my son, Samuel E. Scott, to be the Executor of this my Last Will and Testament and direct that he serve as such without bond and without being required to file any inventory or accounting.

WITNESS MY HAND this the 16 day of February, 1995.

Elizabeth E. Scott
ELIZABETH E. SCOTT

We, the undersigned, witnessed the signature of the foregoing instrument which was, on the day and year set forth therein, signed, published and declared by Elizabeth E. Scott 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.

Paula Hall
WITNESS

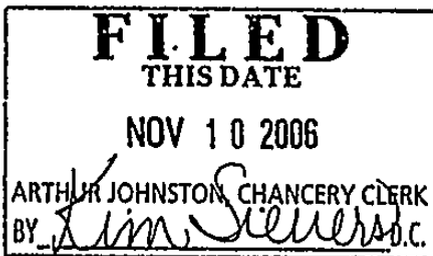
Cheryl Furr
WITNESS

24 Sawview Dr.
Daucun, MS 39012
ADDRESS

722 Heartwood Dr.
Pearl, Ms. 39208
ADDRESS

MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record November 8, 2006
Book 40 Page 795
ARTHUR JOHNSTON, C.C.
BY K. Siewers D.C.
MADISON COUNTY, MS





LAST WILL AND TESTAMENT

OF

ALTON B. SUMMERLIN

I, ALTON B. SUMMERLIN, of Canton, Madison County, Mississippi, being over the age of eighteen (18) years and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, revoking all previous Wills and Codicils heretofore made by me.

I.

I name, constitute and appoint my daughter, Anne P. Mansell, as Executrix of this my Last Will and Testament and direct that she not be required to give bond or make any formal appraisal, inventory or accounting to any Court other than the probate of this my Last Will and Testament. Should my said daughter predecease me or refuse or be unable to serve as Executrix hereunder, I name, constitute and appoint my son, Charles L. Perry, III, as Executor also without bond and also waiving the necessity of appraisal, inventory and/or accounting.

II.

I direct that all of my just legal debts, expenses of my last illness and funeral expenses be paid as promptly after my death as practical.

III.

If my husband, G. S. Summerlin, Jr., and I should die in a common accident or disaster, it is my desire and I hereby direct that one-half (1/2) of the money which we have in our joint checking, savings and certificates of deposit, shall be and it is hereby devised one-half (1/2) to my husband's children who are Curtis Summerlin and Barbara Ann Lynch, and one-half (1/2) to my children who are Charles L. Perry, III, Martha P. Landis and Anne P. Mansell.

IV.

I will, devise and bequeath unto G. S. Summerlin, Jr., my husband, the sum of One Hundred (\$100.00) Dollars.

V.

All of the rest, residue and remainder of my estate and

Last Will and Testament of
Alton B. Summerlin
Page 2

property, real, personal and mixed, of every nature and kind whatsoever and wheresoever located or situated, including lapsed legacies if any, I will, devise and bequeath unto my children, Charles L. Perry, III, Martha P. Landis and Anne P. Mansell, in equal shares, share and share alike.

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 2nd day of October, 1995, in the presence of the undersigned attesting and credible witnesses who, at my request and in my presence, and in the presence of each other, have witnessed my signature hereto.

Alton B. Summerlin
Alton B. Summerlin

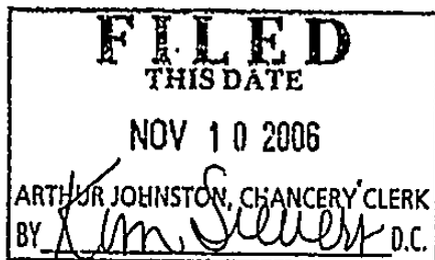
Signed, published and declared by the Testatrix, ALTON B. SUMMERLIN, on the date shown hereinabove, as and for her Last Will and Testament in the presence of us, who, at her request and in her presence and in the presence of each other, subscribe our names hereto as attesting witnesses.

Jeff D. Pace
Joe R. Sanchez, Jr.

WITNESSES

MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record November 10, 2006.
Book 40 Page 801
ARTHUR JOHNSON, C.C.
BY K. Siewers D.C.
MADISON COUNTY, MS





OF

ELMARIE BROWNING HAWKINS

2006-838

I, ELMARIE BROWNING HAWKINS, being over the age of twenty-one (21) years, and being of sound and disposing mind, memory, and understanding, and having a fixed place of residence in Madison County, Mississippi, at 218 Pecan Park Drive, Ridgeland, Mississippi, do hereby declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore by me made.

I.

I hereby give, devise and bequeath unto my beloved husband, EUGENE HAWKINS, should he survive me, all of my property, of whatever kind or nature, both real, personal or mixed, wherever situated. In the event my beloved husband predeceases me, I give, devise, and bequeath my estate, being of whatever kind or nature, both real, personal or mixed, wherever it may be situated, to ARNOLD D. HAWKINS and CAROLYN B. HAWKINS, in equal shares.

II.

I hereby nominate and appoint ARNOLD D. HAWKINS, as the

E.B.H

B 40 P 804

Executor of my estate, and should he be unable or unwilling so to act, I hereby nominate and appoint CAROLYN B. HAWKINS, as the Alternate Executrix of my estate. I direct that no Executor or Alternate Executrix shall be required to furnish any bond or other security in their capacity as Executor or Alternate Executrix, and I further waive an inventory and appraisal of my estate. I hereby give the Executor or Alternate Executrix, as the case may be, of this my estate, full power to sell any property, whether real, personal or mixed, belonging to my estate, for the purpose of carrying out the provisions of this my Last Will and Testament. I further give my said Executor or Alternate Executrix, as the case may be, full power and authority to settle and compound any claim for or against my estate, as such Executor or Alternate Executrix may deem best for the purposes aforesaid, to execute and deliver all proper and necessary transfers, assignments and conveyances and to give full receipts and discharges.

WITNESS MY HAND AND SEAL, this the 11 day of May, 1995.

Elmarie Browning Hawkins
ELMARIE BROWNING HAWKINS

E-B-H

ATTESTATION CLAUSE

B 40 P 805

STATE OF MISSISSIPPI

COUNTY OF Hinds

WE, Sharon Patterson Thibodeaux and Jessie P. Ratcliff, at the request of ELMARIE BROWNING HAWKINS, in her presence and in the presence of each other, have signed this instrument as attesting witnesses, ELMARIE BROWNING HAWKINS having signed the same in our presence and having declared it to be her Last Will and Testament.

At the time of signing, ELMARIE BROWNING HAWKINS was over the age of twenty-one (21) years, and was of sound and disposing mind, memory and understanding.

WITNESS OUR SIGNATURES, this the 11th day of May, 1995.

Sharon Patterson Thibodeaux
2616 Lakewood Drive
Jackson, Miss. 39216
PERMANENT ADDRESS

Jessie P. Ratcliff
1147 Hill Ave.
Jackson MS 39212
PERMANENT ADDRESS

MADISON COUNTY, MS This instrument was
filed for record November 10, 2006
Book 40 Page 803
ARTHUR JOHNSTON, CC
BY R. Sumner DC
MADISON COUNTY, MS



IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ELIJA BOULDIN AND ESSIE LEE BOULDIN,
DECEASED

CIVIL ACTION FILE NO.: 2006-0010_

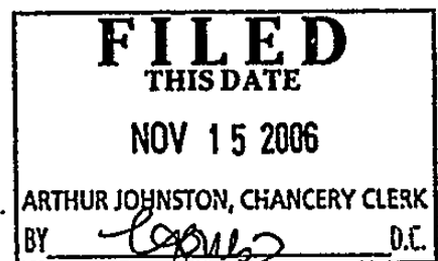
AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for said county and state, the within named JAMES H. HERRING, who being first duly sworn, states on oath and on his personal knowledge as follows:

That affiant is an adult citizen and resident of Madison County, Mississippi, and is in no wise interested in the estate of Elija Bouldin and Essie Lee Bouldin, deceased; that over a period of years affiant had occasion to be familiar with the handwriting and signature of Cora H. Jones, deceased, one of the witnesses to the signing of the Will of the deceased, and was and is familiar with her handwriting and signature; that affiant has carefully examined the attached Attestation Clause dated September 26, 1980; that the handwriting and signature contained in said instrument are genuine and were made and done by the said witness; that said instrument is subscribed by the said witness and is authentic; that at the time of the making of said instrument, said witness was over the age of twenty-one (21) years and was of sound and disposing mind and memory and competent to be a witness to the decedents signing of their Last Will and Testament.



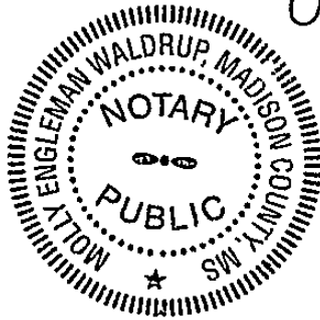
WITNESS MY HAND, this the 6th day of ~~October~~ November, 2006.

James Herring
JAMES H. HERRING

SWORN TO AND SUBSCRIBED before me on this the 6th day of November, 2006.

Molly Engleman Waldrup
NOTARY PUBLIC

MY COMMISSION EXPIRES:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES AUG. 1, 2009
BONDED THRU STEGALL NOTARY SERVICE
(SEAL)



MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record November 15, 2006

Book 40 Page 806
ARTHUR JOHNSTON, CC

BY L. Jones DC



Last Will and Testament 2000-1003

STATE OF MISSISSIPPI
COUNTY OF COPIAH

I, FRANCES M. KIMBLE, a resident of Copeiah County, Mississippi, being over the age of twenty-one years and of sound and disposing mind, memory and understanding, make this my last will and testament, hereby revoking all former wills and codicils, if any, heretofore made by me, and as to this world's goods of which I may die seized and possessed, I give, devise and bequeath the same as follows:

ITEM 1: I hereby give, devise and bequeath unto my daughter, Jennifer Renee Kimble Bryant, if she survives me, all of the property owned by me at my death, real, personal and mixed, of whatever kind and nature, and wherever situated, including lapsed legacies and bequests. If my said daughter does not survive me, then I give, devise and bequeath unto my brother, Dewey Lee McCardle, all of the property owned by me at my death, real, personal and mixed, of whatever kind and nature and wherever situated, including lapsed legacies and bequests.

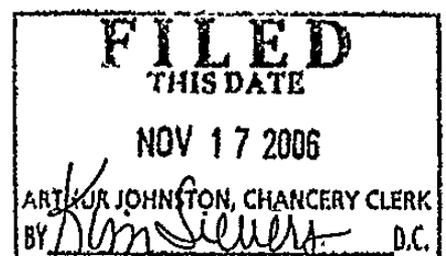
ITEM 2: I hereby nominate, appoint and constitute as Executrix of this, my last will and testament, my said daughter, Jennifer Renee Kimble Bryant, and I direct that she serve without having to give bond as such Executrix. If my said daughter does not survive me, then I hereby nominate, constitute and appoint as Executor of this, my last will and testament, my brother, Dewey Lee McCardle, and I direct that he serve without having to give bond as such Executor.

IN TESTIMONY WHEREOF, I have hereunto affixed my signature to this, my last will and testament, on this, the 9th day of August, 1985.

WITNESSES

Jessie McDonald
Edllen, Jr.

Frances M. Kimble
FRANCES M. KIMBLE



STATE OF MISSISSIPPI
COUNTY OF COPIAH

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the last will and testament of FRANCES M. KIMBLE, do hereby certify that said instrument was signed by FRANCES M. KIMBLE, in our presence and in the presence of each of us, and that the said FRANCES M. KIMBLE declared the same to be her last will and testament in the presence of each of us, and that we each signed as subscribing witnesses to the said will at the request of the said FRANCES M. KIMBLE, in her presence and in the presence of each other.

Witness our signatures on this, the 8th day of August, 1985.

Gacey McDonald
WITNESS

W. Allen, Jr.
WITNESS

357 W. Gallatin St.
ADDRESS

120 Dogwood Drive
ADDRESS

Haylehurst, Ms. 39083

Haylehurst, MS 39083

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF Hinds

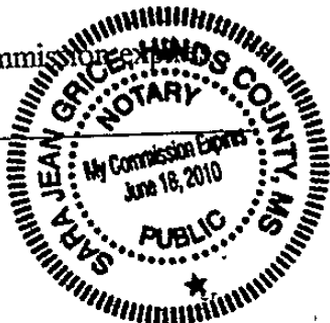
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Stephen Ellis Allen, Jr., who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Frances M. Kimble and that the said Frances M. Kimble signed, published and declared said instrument to be her Last Will and Testament on the 8th day of August, 1985 in the presence of this affiant and Sally MacDonald, 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 Sally MacDonald 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.

Stephen Ellis Allen, Jr.
STEPHEN ELLIS ALLEN, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, on this, the 2nd day of November, 2006.

[Signature]
NOTARY PUBLIC

My commission expires



MADISON COUNTY 1, MS THIS INSTRUMENT WAS
filed for record November 17, 2006

Book 40 Page 808

ARTHUR JOHNSTON, C.C.

BY K. Siemers DC



WILL OF CHARLES D. KELLY

I, Charles D. Kelly, being of sound mind leave everything I own: all real estate, all bank accounts, all businesses and business interests and personal effects to my wife Teresa Maxwell Kelly.

Signed: [Signature]

51 Massachusetts Avenue
Highland Park, Michigan 48203

Dated: December 28, 2005

Witnessed by [Signature]

Date 28 dec '05

Alexsandra K. Stewart
1566 SE Sherrett St.
Portland, Oregon 97202

Witnessed by [Signature]

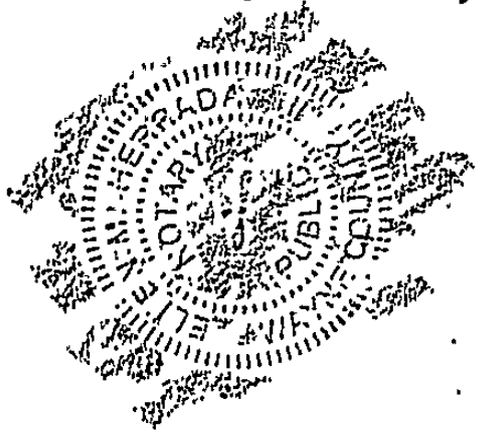
Date 12/28/05

Brian McDaniel
1741 Calumet
Detroit, Michigan 42808

Subscribed and sworn to by [Signature]

Before me on the 28th day of December 2005.

[Signature]
Signature of Notary Public



ELLEN M. HERRADA
NOTARY PUBLIC, Wayne County, MI
My Commission Expires: March 28, 2008
My Acting in the County of Wayne

MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record November 17, 2006
Book 40 Page 811
ARTHUR JOHNSTON, C.C.
BY [Signature] DC



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

2006-988

Last Will and Testament

OF

BILLIE MARTIN BYRD

I, **BILLIE MARTIN BYRD**, an adult resident 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, intending to revoke any and all wills and codicils heretofore made by me.

ITEM I.

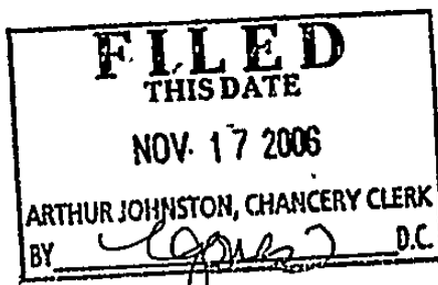
I declare that I am the husband of Helen Shelton Byrd, to whom all references herein to "my wife" relate. I am the father of Billie Martin Byrd, Jr. and Sarah Byrd Farrell, to whom all references herein to "my children" relate.

ITEM II.

All of my items of personal use I give, devise and bequeath unto my beloved wife, and the rest, residue and remainder of my property, real, personal and mixed, and wherever located, owned by me at my death I give, devise and bequeath unto Trustmark National Bank as Trustee of the Billie Martin Byrd Revocable Trust dated March 8, 1993, to be added to and to become a part thereof. Should my beloved wife not survive me, I hereby give, devise and bequeath all of the aforesaid property to my two children in shares of substantially equal sentimental and monetary value, or to the survivor of them should only one of them then be surviving.

ITEM III.

I hereby name my beloved wife as Executrix of this my Last Will and Testament and hereby direct that she shall serve without the necessity of making bond, or rendering any inventory, appraisal or accounting to any courts or to any persons. Should my beloved wife decline to serve, be unable to serve or not survive me, I hereby name Trustmark National Bank of Jackson, Mississippi, as Alternate Executor. My Alternate Executor shall not be required to give any bond



Billie
BMB

or render any inventory, appraisal or accountings to any courts, but it shall, however, render at least annual accountings to the beneficiary(ies) of my estate.

WITNESS MY SIGNATURE, this the 30th day of March, 2000, in the presence of those witnesses whom I have expressly requested to witness my signing.

Billie Martin Byrd
BILLIE MARTIN BYRD

This instrument was, on the day shown above, signed, published and declared by BILLIE MARTIN BYRD 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:

John G. Gourlay, Jr.
SIGNATURE

John G. Gourlay, Jr.
PRINTED NAME
2347 Southwood Rd.
ADDRESS
Jackson, MS. 39211

Shirley M. Smith
SIGNATURE

Shirley M. Smith
PRINTED NAME
137 Lakeshore Drive
ADDRESS
Richland, MS 39218

G:\GB\WPUGGFBYRDBILL LWT

BMB
BMB

AFFIDAVIT OF WITNESS

John G. Gourlay, Jr, being duly sworn according to law on oath states:

I am a subscribing witness to the written instrument dated March 30, 2000, which purports to be the Last Will and Testament of **BILLIE MARTIN BYRD**, Testator, who is personally known to me. On the execution date of the instrument, the Testator, in my presence and in the presence of the other witness, Shirley M. Smith, signed, published and declared the instrument to be his Last Will and Testament, and requested that Shirley M. Smith and I attest his execution thereof. In the presence of the Testator and each other, Shirley M. Smith and I 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 9th day of November, 2006.

John G. Gourlay, Jr.
John G. Gourlay, Jr.
2347 Southwood Rd.
(Address)
JACKSON, MS, 39211

STATE OF MISSISSIPPI
COUNTY OF HINDS

Subscribed and sworn to before me, the undersigned Notary Public, on this the 9th day of November, 2006.

Marsha M. Petty
Notary Public

My Commission Expires:
12/28/08



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

Book 40 Page 812
ARTHUR JOHNSTON, C.C.
BY L. Jones DC
MADISON COUNTY, MS



FIRST CODICIL TO
LAST WILL AND TESTAMENT
OF
BILLIE MARTIN BYRD

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

I, **BILLIE MARTIN BYRD**, an adult resident citizen of Madison, Madison County, Mississippi, being of sound and disposing mind and memory, hereby make this First Codicil to my Last Will and Testament executed by me on the 30th Day of March, 2000.

ITEM I.

I hereby revoke Item III of my Last Will and Testament executed by me on the 30th Day of March, 2000, and I hereby replace the aforesaid Item III with the following:

I hereby name **TRUSTMARK NATIONAL BANK** of Jackson, Mississippi, as Executor of this my Last Will and Testament and hereby direct that it shall serve without the necessity of making bond, or rendering any inventory, appraisal or accounting to any court, but it shall, however, render at least annual accountings to the beneficiary (ies) of my estate. Should **TRUSTMARK NATIONAL BANK** decline to serve, I hereby name my son, **BILLIE MARTIN BYRD, JR.**, as Alternate Executor. My Alternate Executor shall not be required to give any bond or render any inventory, appraisal or accountings to any courts, but he shall, however, render at least annual accountings to the beneficiary (ies) of my estate.

ITEM II.

I intend to prepare a letter of instruction regarding my funeral for my children. However, should I fail to do so, or if such letter of instruction cannot be located, I hereby make known that it is my desire that I be cremated at my death. It is my request that my cremation and funeral be

handled by Seepe Mortuary, with my remains to be buried at the Stoneville Cemetery outside Leland, Mississippi. I have a plot and headstone in the Shelton lot at the Stoneville Cemetery. I have already selected an urn at Seepe Mortuary. I suggest that Seepe Mortuary coordinate my funeral and burial with Boone Funeral Home in Leland, Mississippi. I request that a priest from a Catholic church preside over my funeral.

ITEM III.

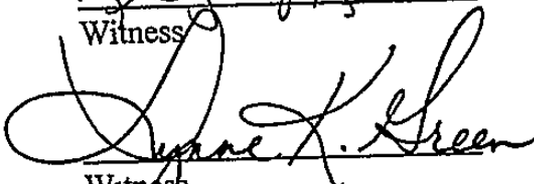
Except as herein modified, I hereby remake, republish and redeclare my said last Will and Testament executed by me on March 30, 2000.

IN WITNESS WHEREOF I have signed and declared this to be the First Codicil to my Last Will and Testament on this the 3rd day of January, 2002.


BILLIE MARTIN BYRD

This instrument was, on the day and year shown above, signed, published and declared by **BILLIE MARTIN BYRD** to be the First Codicil to 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.


Witness


Witness

PROOF OF WILL

Kimberly J. Knox and Lynne K. Green being duly sworn according to law on oath state:

Each of us is a subscribing witness to the attached written instrument dated January 3, 2002, which purports to be the First Codicil to Last Will and Testament of **BILLIE MARTIN BYRD**, 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 First Codicil to 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 3rd day of January, 2002.

Kimberly J. Knox
(Witness)

Lynne K. Green
(Witness)

248 E. Capital St.
(Address)

248 E. Capital St, Suite 1400
(Address)

Jackson, MS 39201

Jackson, MS 39201

STATE OF MISSISSIPPI

COUNTY OF HINDS

Subscribed and sworn to before me, the undersigned Notary Public, on this the 3rd day of January, 2002.

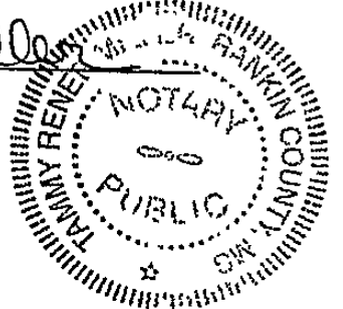
Tammy R. Miller
Notary Public

MISSISSIPPI STATE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT 13, 2003
BONDED THROUGH STEGALL NOTARY SERVICE

MADISON COUNTY 1, MS THIS INSTRUMENT WAS
filed for record November 17, 2006

Book 40 Page 815
ARTHUR JOHNSTON, CC

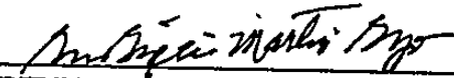
BY L Jones DC



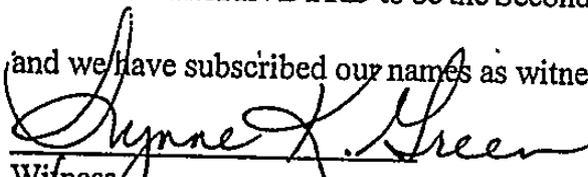
ITEM III.

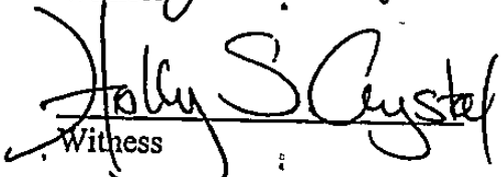
Except as herein modified, I hereby remake, republish and redeclare my said last Will and Testament executed by me on March 30, 2000, and my First Codicil to Last will and Testament dated January 3, 2002.

IN WITNESS WHEREOF I have signed and declared this to be the Second Codicil to my Last Will and Testament on this the 7th day of October, 2005.


BILLIE MARTIN BYRD

This instrument was, on the day and year shown above, signed, published and declared by BILLIE MARTIN BYRD to be the Second Codicil to 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.


Witness

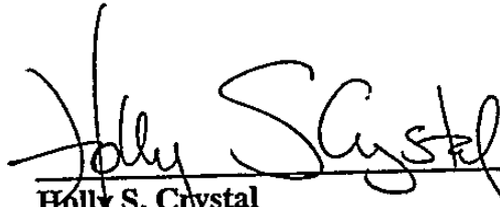

Witness

AFFIDAVIT OF WITNESS

Holly S. Crystal, being duly sworn according to law on oath states:

I am a subscribing witness to the written instrument dated October 7, 2005, which purports to be the Second Codicil to Last Will and Testament of **BILLIE MARTIN BYRD**, Testator, who is personally known to me. On the execution date of the instrument, the Testator, in my presence and in the presence of the other witness, Lynne K. Green, signed, published and declared the instrument to be his Second Codicil to Last Will and Testament, and requested that Lynne K. Green and I attest his execution thereof. In the presence of the Testator and each other, Lynne K. Green and I 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 8th day of November, 2006.

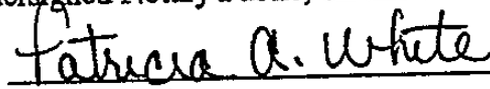


Holly S. Crystal
2006 London Avenue
Jackson, Mississippi 39211

STATE OF MISSISSIPPI

COUNTY OF HINDS

Subscribed and sworn to before me, the undersigned Notary Public, on this the 8th day of November, 2006.



Notary Public

My Commission Expires:
Notary Public State of Mississippi At Large
My Commission Expires December 15, 2008
Bonded Thru Helden, Brooks & Garland, Inc

MADISON COUNTY 1, MS This instrument was
filed for record November 17, 2006

Book 40 Page 818
ARTHUR JOHNSTON, C C

BY R. Jones DC



ITEM II.

Except as herein modified, I hereby remake, republish and redeclare my said last Will and Testament executed by me on March 30, 2000, and my First Codicil to Last Will and Testament dated January 3, 2002, and my Second Codicil to Last Will and Testament dated October 7, 2005.

IN WITNESS WHEREOF I have signed and declared this to be the Third Codicil to my Last Will and Testament on this the 18th day of April, 2006.

Billie Martin Byrd
BILLIE MARTIN BYRD

This instrument was, on the day and year shown above, signed, published and declared by BILLIE MARTIN BYRD to be the Third Codicil to 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.

Kenneth Harmon
Witness

Beth Morton
Witness

PROOF OF WILL

Kenneth Harmon and Beth Morton being duly sworn according to law on oath state:

Each of us is a subscribing witness to the attached written instrument dated April 18, 2006, which purports to be the Third Codicil to Last Will and Testament of **BILLIE MARTIN BYRD**, 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 Third Codicil to 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 19th day of April, 2006.

Kenneth Harmon (Witness) Beth Morton (Witness)

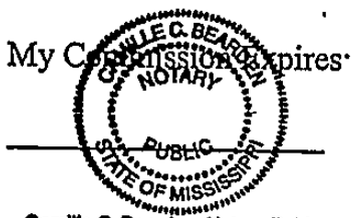
3853 Tyrone Drive (Address) 221 Creekline Drive (Address)

Jackson, MS 39216 Madison, MS 39110

STATE OF MISSISSIPPI
COUNTY OF HINDS

Subscribed and sworn to before me, the undersigned Notary Public, on this the 19th day of April, 2006.

Camille C. Bearden
Notary Public



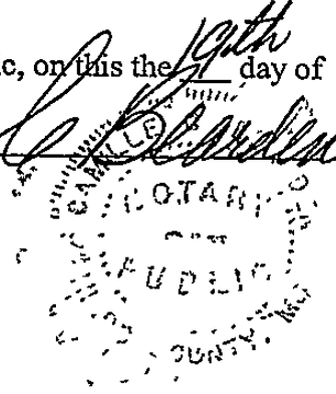
My Commission Expires: February 5, 2008
Bonded through Barksdale Bonding & Insurance, Inc.

MADISON COUNTY, MS THIS INSTRUMENT WAS
filed for record November 17, 2006

Book 40 Page 821

ARTHUR JOHNSTON, CC

BY: R. Jones DC



LAST WILL AND TESTAMENT

2006-644

FILED
THIS DATE
NOV 21 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim [Signature]* D.C.

OF

BOOKER JAMES BEARDEN, JR.

I, **BOOKER JAMES BEARDEN, JR.**, a resident citizen of Madison County, Mississippi, being above the age of eighteen years, and of sound and disposing mind, memory and understanding, do hereby make, declare, and publish this my **LAST WILL AND TESTAMENT**, and do hereby revoke any and all other wills and testamentary dispositions of whatever kind heretofore made by me.

I.

I hereby nominate, constitute and appoint my wife, Charlene Gordon Bearden, Executrix of my estate, and I direct that she qualify and serve in such capacity without bond, without any kind of accounting to the Court, without any inventory being made and filed, and without any appraisal of my property being made and filed.

II.

I direct that out of my estate my Executrix shall pay all of my funeral expenses, expenses of my last illness, and I authorize and empower my Executrix, in case of any claim against my estate, to settle the same upon proof in her absolute discretion.

III.

I direct that all inheritance, succession and estate taxes assessed, if any, because of

[Signature]
BJB

my death, whether the property or funds to which such taxes are attributable pass under this my will or not, be borne by the principal of my residuary estate and that my Executrix pay or provide payment of such taxes at such time and in such manner as my Executrix deems to be convenient without requiring that any beneficiaries contribute toward the payment of such taxes.

IV.

In the event my wife predeceases me, or for any reason shall fail to qualify as Executrix hereunder (or having qualified shall die or resign), then in such events I appoint Kenneth Oliver Bearden, Alternate Executor of my estate. In such capacity he shall possess and exercise all powers and authority herein conferred on my Executrix, and to do every other thing necessary or appropriate for the complete administration of my estate, and I direct that he qualify and serve without bond, without any kind of accounting to the Court, without any inventory, and without any appraisal of my property being made and filed

V.

I hereby give devise and bequeath unto my wife, Charlene Gordon Bearden, all the rest, residue and remainder of my property of every description, real, personal or mixed, wheresoever situated; which I may possess at the time of my death.

VI.

In the event my wife predeceases me, I hereby give, devise and bequeath unto my two children, Kenneth Oliver Bearden and Regina Hope Reed, share and share alike, all the rest,

BJB 

residue and remainder of my property of every description, real, personal or mixed, wheresoever situated, which I may possess at the time of my death.

VII.

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

IN WITNESS WHEREOF, I have signed, published and declared this my Last Will and Testament on this the 20th day of October 2004.

Booker James Bearden Jr
BOOKER JAMES BEARDEN, JR.

WITNESS: *Amelia Lay*
ADDRESS: *4420 Blake Ct.*
Bayan, Md. 39222

WITNESS: *Paul Dan Hardy*
ADDRESS: *321 Hwy 57 Nite B*
Pidgeon, Md 39157

[Signature]
BIB

We, the undersigned subscribing witnesses to the above and foregoing written instrument, certify that the said BOOKER JAMES BEARDEN, JR., in our presence, signed, published and declared the foregoing instrument to be his Last Will and Testament and that in our presence, he signed the same and at his special instance and request, we signed our names as subscribing witnesses in his presence and the presence of each other. That the said BOOKER JAMES BEARDEN, JR. was over the age of eighteen (18) years and appeared to be of sound and disposing mind, memory and understanding.

WITNESS OUR SIGNATURES, this the 20th day of October 2004.

WITNESS: Amelia Day

WITNESS: Paul D. Hartig

BJB 

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Booker James Bearden, Jr., deceased, who was personally known to the affiant and whose signature is affixed to the Last Will and Testament which is dated the 20th day of October 2004.

2 That on the 20th day of October 2004, Booker James Bearden, Jr. signed, published and declared the instrument of writing as his Last Will and Testament in the presence of this affiant and in the presence of Paul David Hastings, the other subscribing witness to the instrument.

3. That Booker James Bearden, Jr. was then and there of sound and disposing mind and memory and well above the age of eighteen (18) years

4. That this affiant, together with the other witness, subscribed and attested the instrument as witness to the signature and publication thereof at the special instance and request and in the presence of Booker James Bearden, Jr. and in the presence of each other.

Amelia Lay
AMELIA LAY

SWORN TO AND SUBSCRIBED to before me this the 18th day of July 2006.

Boyd Ruth Shelton
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI-STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 12, 2008
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY, MISSISSIPPI this instrument was
filed for record November 21, 2006

Book 40 Page 824
ARTHUR JOHNSTON, C C

BY R. Siewers DC



MADISON COUNTY, MISSISSIPPI

LAST WILL AND TESTAMENT

OF

2006-1035

JAMES W. COX.

I, JAMES W. COX, 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 wife, HELEN HALL COX, 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 appraisalment being made of my estate.

B. Successor Executrix. In the event HELEN HALL COX predeceases me or is unable or unwilling to act in such fiduciary capacity, I hereby appoint my wife's son, KENNETH R. HALL, 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 sale, to be exercised without any court order and at such price and on such terms and conditions as

FILED
THIS DATE
NOV 30 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Page 1 of 4 of My Will

JWC

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 her sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees' 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/or "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
RESIDUARY ESTATE

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 wife, HELEN HALL COX. If Helen Hall Cox should predecease me, I will, devise and bequeath all of said residuary estate to my wife's son, KENNETH R. HALL. If Kenneth R. Hall should predecease me, then to Franklin Baptist Church, Flora, Mississippi, or its successor.

ARTICLE IV
STATEMENT OF INTENT

Notwithstanding anything to the contrary in my Will, I acknowledge that I have a daughter namely, ROBBIE COX NOBLE, whom I have expressly and intentionally not included as a beneficiary under the terms of this Last Will and Testament. It is not because of a lack of love or affection for my omitted daughter, but such omission is to protect any and all governmental benefits and assistance received by her.



ARTICLE V
FAMILY MEMBERS

My wife's name is HELEN HALL COX, and she is sometimes referred to herein as my "wife." I have one (1) daughter from a prior marriage, namely, ROBBIE COX NOBLE.

IN WITNESS WHEREOF, I have hereunto subscribed my name this, the 8th day of Sept., 2004.

James W. Cox
JAMES W. COX

Robert E. Wilford

WITNESSES

Samuel H. Wilford

This instrument was, on the day and year shown above, signed, published and declared by JAMES W. COX, 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:

Robert E. Wilford

303 Highland Park Cove
Ridgeland, MS

Samuel H. Wilford

303 Highland Park Cove, Suite A
Ridgeland, MS 39157

Page 4 of 4 of My Will JWC

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Robert E. Williford 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 W. Cox and that the said James W. Cox signed, published and declared said instrument to be his Last Will and Testament on the 8th day of September, 2004, 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 testatrix, and in the presence of each other.

Robert E. Williford
ROBERT E. WILLIFORD

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 8th day of September, 2004.

Sara Jean Brooks
NOTARY PUBLIC


My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires: June 18, 2006
Bonded thru Heider, 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 W. Cox and that the said James W. Cox signed, published and declared said instrument to be his Last Will and Testament on the 8th day of September, 2004, in the presence of this affiant and Robert E. 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 Robert E. 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 testatrix, and in the presence of each other.

Samuel H. Williford
SAMUEL H. WILLIFORD

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 8th day of September, 2004.

Samuel H. Williford
NOTARY PUBLIC
NOTARY
PUBLIC
MADISON COUNTY, MS

My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires June 18, 2008
Bonded Thru Heiden, Brooks & Garland, Inc

MADISON COUNTY, MS This instrument was
filed for record November 30, 2006.

Book 40 Page 829
ARTHUR JOHNSTON, C.C

BY: L. Jones D.C.



LAST WILL AND TESTAMENT

OF

2006-997

WALTER B. McCREIGHT, JR.

I, WALTER B. McCREIGHT, JR., an adult resident citizen of Jackson, Hinds County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I.

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

ITEM II.

My wife's name is ADELE B. McCREIGHT, and she is sometimes referred to herein as "my wife." I have two (2) children now living and they are:

FRANK McCREIGHT, born 8-30, 1955; and

W B M McCreight

TRUDI McCREIGHT INGRAM, born 10-12, 1951.

W B M McCreight

They are herein referred to as "my children."

ITEM III.

I devise and bequeath to my wife, ADELE, if she survives me, any interest I may own in our residence which is occupied by us as a family home, subject to any indebtedness that may be against our home at my death. If my wife shall not survive me, I devise and bequeath my interest in our home to my children in equal shares.

FILED
THIS DATE
DEC 06 2006
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

Walter B McCreight Jr

ITEM IV.

I give and bequeath to my wife, ADELE, if she survives me, my cash on hand, automobiles, clothing, books, jewelry, sport equipment and other personal effects. If my wife does not survive me, I bequeath these items of personal property to my children, in equal shares.

ITEM V.

All furniture, furnishings, ornamental decorations, silverware, china, pictures, linens, glassware and the like located in our home is the property of my wife. I have no right to dispose of these items and hereby confirm her title to them. However, if my wife predeceases me and I become the owner of any such property, I give and bequeath my interest therein to my children, in equal shares.

ITEM VI.

A. After the payment of any debts, obligations and expenses of my estate, I devise and bequeath to the "Walter B. McCreight Family Trust" provided for in Item VIII of this Will, to be held, administered and disposed of in accordance with the terms of that trust, assets having a value equal to the following:

1. If my death shall occur in 1986, the sum of \$500,000, less any taxable transfers I may have made since 1976.
2. If my death shall occur in 1987, or thereafter, the sum of \$600,000, less any taxable transfers I may have made since 1976.

As used herein, the term "taxable transfers" shall mean transfers made by me that are subject to the transfer tax provided for in Section 2001 of the Internal Revenue Code of 1954, as amended. The term "value" shall mean the value as finally determined for federal estate tax purposes.

The amount determined above shall be increased by an amount of property which will allow my estate to receive the maximum

Walter B. McCreight

benefit from the Credit for State Death Taxes provided by Section 2011 of the Internal Revenue Code of 1954, as amended. However, this increase shall not cause the total of this bequest to exceed the maximum amount on which there would be no federal estate tax due on my estate.

B. It is my intention to convey by this bequest the maximum portion of my estate which, at the time of my death, is exempt from the federal transfer tax.

ITEM VII.

A. If my wife, ADELE, survives me, I give, devise and bequeath to FRANK McCREIGHT and TRUDI McCREIGHT INGRAM as Trustees for my wife, all the rest and residue of my estate. (For convenience, the Trustees shall be referred to as "Trustee.")

B. The Trustee shall hold, manage, invest and reinvest the trust property and, commencing with the date of my death, pay to or apply for the benefit of my wife all the net income of this trust. These income payments shall be made to my wife in convenient installments, at least monthly.

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

D. My wife shall have the right to disclaim all or any part of her interest in any property which I have devised or bequeathed to her, whether outright or in trust, provided she shall do so within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1954, as amended, or corresponding provisions of any future law. Any

Walter McCreight

such disclaimer shall be made in writing, clearly stating the portion or assets disclaimed, and shall be timely filed in the Court in which my estate is being probated. If my wife disclaims in whole or in part, the property in which she disclaims her interest shall be disposed of in accordance with the provisions of Item VIII of this Will.

E. Upon the death of my wife any undistributed income of the trust shall be paid to my wife's estate or as she appoints by her Last Will and Testament. The entire remaining principal of this trust shall be paid over and distributed to the "Walter B. McCreight Family Trust" provided for in Item VIII of this Will and shall be held, administered and disposed of in accordance with the terms of that trust.

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

Walter B. McCreight

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

H. By the provision of this Item VII, I have established a "qualified terminable interest property" trust, as that term is defined in Section 2056(b)(7) of the Internal Revenue Code of 1954, as amended, and in effect on the date of this Will. I hereby direct my Executor to file on the federal estate tax return of my estate the election necessary to treat this trust as such for purposes of that provision of the Internal Revenue Code provided my wife is living on the date my estate tax return is required to be filed. If my wife is not living on the date my estate tax return is due to be filed, my Executor shall make this election as to all or part of the assets of this trust or not make any election as my Executor shall determine advisable to obtain the maximum estate tax benefits for both my estate and the estate of my wife.

I. This trust shall be designated and known as the "Adele B. McCreight Marital Trust."

J. If my wife shall not survive me, then I devise and bequeath the residue of my estate to the "Walter B. McCreight Family Trust" provided for in Item VIII of this Will to be held, administered and disposed of according to the terms of that trust.

ITEM VIII.

From the assets conveyed by Item VI hereof, my Executor shall pay any and all estate and inheritance taxes payable by my estate. The remainder of those assets shall be held by FRANK McCREIGHT and TRUDI McCREIGHT INGRAM, as Trustees, under the terms hereafter set forth, for the benefit of my children. (For convenience, the Trustees shall be referred to as "Trustee".) The Trustee shall hold, administer and distribute the funds of this trust under the following provisions:

Walter B McCreight

A. The Trustee shall distribute to or for the benefit of my children (but not necessarily in equal shares) as much of the net income as the Trustee deems advisable for the education, support, maintenance and health of any of the beneficiaries; for the maintenance of their accustomed standard of living; or for any medical, hospital or other institutional care which any beneficiary may require. These distributions shall be made in such proportions, amounts, and intervals as the Trustee determines. Any income not distributed shall be added to principal and shall be distributed in accordance with provisions of this Item.

B. In addition to the income distributions, the Trustee may pay to or for the benefit of my wife and children (but not necessarily in equal shares) as much principal as the Trustee deems advisable for the education, support, maintenance and health of any of the beneficiaries; for the maintenance of their accustomed standard of living; or for any medical, hospital or other institutional care which any beneficiary may require. In making principal distributions, the Trustee shall consider the needs of the beneficiaries and the funds available to them from other sources.

C. In the event a child of mine dies during the term of this trust, such deceased child's living children shall become beneficiaries of the trust in place of my deceased child.

D. In making expenditures of income and principal to or for the benefit of my children, while it is my desire that my children be treated impartially and without favoritism, nevertheless realizing that their needs may vary, I specifically direct that the Trustee need not treat them with equality. The Trustee shall be impartially guided by the needs of each of my children as those needs present themselves. Insofar as practicable, the Trustee shall afford to each of my children funds necessary to satisfy those needs. I give this broad discretion to the Trustee so that they may act at all times in

the best interest of all of my children as the Trustee may deem advisable.

E. Upon the death of my wife, the Trustee shall divide the assets of this trust into equal and separate shares, one share for each of my then living children, and one share for each child of mine who is then deceased but who is survived by children. ^{Each} ~~Each~~ share created for a living child of mine shall be distributed to such child. Each share created for the surviving children of a deceased child of mine shall be held as a separate trust and the Trustee shall hold, administer and distribute the funds of each trust under the following provisions:

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

2. In addition to the net income, the Trustee may distribute to or for the benefit of the beneficiaries, as much principal of the trust as the Trustee deems advisable for the beneficiaries' education, support, maintenance and health. In making distributions of principal, the Trustee shall consider the needs of each beneficiary and the funds available to each of them from other sources.

3. As and when the youngest living child of a deceased child of mine attains the age of twenty-five (25) years, the Trustee shall distribute to the beneficiaries of the trust, per stirpes, the entire remaining trust estate free and clear of any trust. Upon distribution of the entire trust

estate to the beneficiaries of each trust, the trust shall terminate.

4. In the event of the death of a child of a deceased child of mine after the division of this trust into separate trusts and prior to such child's receipt of his or her entire trust estate, such child's share of the trust shall be retained in trust for the benefit of the child's then living children. The net income and principal of the trust shall be distributed among such surviving children in such proportions and at such intervals as the Trustee determines advisable for the education, support, maintenance and health of such children. While equal distributions between such children shall not be required, distributions shall be equal except in unusual circumstances. The assets of the trust shall be distributed to such children, in equal shares, when the youngest of such children attains the age of twenty-one (21) years.

F. None of the principal or income of this trust 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 part of their interest in the trust funds or the income produced from the funds.

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

H. This trust shall be designated and known as the "Walter B. McCreight Family Trust." If any trust is created for descendants of mine under the terms of this Item, such trust

Walter B. McCreight

shall be known by the name of the beneficiary or beneficiaries thereof.

I. The Trustee of any trust created for children of a deceased child of mine shall be the children's surviving parent if such parent was married to my child at the time of my deceased child's death. Otherwise, the Trustee shall be my other surviving child or if my other child is not surviving, Trustmark National Bank, Jackson, Mississippi shall serve as Trustee.

ITEM IX.

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

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

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

ITEM X.

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

B. If at any time in following the directions of this Will the Trustee is required to distribute all or any part of the principal of a trust created herein outright to a person who is a minor, the Trustee is directed to continue to hold the share of the minor in trust for that minor's benefit until the minor attains age twenty-one (21). Until distribution is made, the Trustee is directed to expend such part of the income and/or principal of the share belonging to that minor as the Trustee, in the Trustee's discretion, deems necessary to provide for the proper education; support, maintenance and health of the minor.

ITEM XI.

A. Neither of the Trustees shall be required to enter into any bond as Trustees or to file with any court any periodic or formal accounting of the administration of any trust. The Trustees shall render annual accounts to each of the beneficiaries of any trust (or his or her guardian if the beneficiary is a minor). No persons paying money or delivering property to the Trustees shall be required to see to its application.

Walter B M Crisby

B. Either of the Trustees may resign at any time by giving each of the beneficiaries of the trust (or his or her guardian) and the other Trustee written notice specifying the effective date of such resignation. The notice may be sent by personal delivery or by registered mail.

C. Subject to the provisions of Item VIII, if either Trustee dies, resigns, or otherwise becomes unable to serve, the remaining individual Trustee shall serve as sole Trustee. If both Trustees die, resign, or become unable to serve, Trustmark National Bank shall serve as Successor Trustee.

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

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

F. The corporate Trustee shall receive reasonable compensation for its services based on its regular compensation schedule for administering trusts of this size and type, such compensation to be approved by the individual Trustee. The individual Trustees shall receive reasonable compensation based upon the then current hourly rates being charged in Jackson, Mississippi, for services comparable to those being rendered by the individual Trustees.

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

Walter M. Coughlin

ITEM XII.

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

A. To place such funds on time deposit in a savings account or certificates of deposit in any federally insured bank or savings and loan association, including any bank which may be serving as Trustee.

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

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

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

E. To determine the allocation of receipts and expenses between income and principal.

F. To invest funds in a common fund established by the Trustee pursuant to the Uniform Common Trust Fund Act of Mississippi.

G. To merge and consolidate the assets of this trust with another trust if at the time of my death the Trustee herein named shall then be serving as Trustee of another trust created by me during my lifetime or by the terms of the Will of my wife, and if the beneficiaries are the same and the terms of that other trust are substantially similar to the trust created herein. The Trustee shall administer the two trusts as one if such consolidation shall result in more effective and efficient management of the two trusts.

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

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

Walter B M Leung

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

K. To terminate any trust if the Trustee, in its sole discretion, determines the assets of the trust are of such small value that the continued existence and operation of the trust is not in the best interest of the beneficiaries. This power shall be exercisable only if the income beneficiaries and the remainder beneficiaries are the same and have the same interest in the trust. Upon termination, the Trustee shall distribute the assets of the trust to the beneficiaries in the beneficiaries' proportionate share.

ITEM XIII.

If my wife and I die simultaneously, or under circumstances which make it difficult to determine which of us died first, I direct that my wife be deemed to have survived me 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.

ITEM XIV.

A. In the event my son, FRANK is or becomes unable or unwilling to serve as my Executor, I appoint my daughter, TRUDI, of Jackson, Mississippi to serve as my successor Executor. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. Where used throughout this Will, the terms "Executor" and "Administrator" may be used interchangeably and shall apply to whoever may be serving as

Walter M. O'Leary

personal representative of my estate, whether one or more than one.

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

C. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in any manner that will result in a loss of or decrease in the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

D. No person dealing with my Executor shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to my Executor, or to inquire into the expediency or propriety of any transaction or the authority of my Executor to enter into and consummate the transaction upon such terms as my Executor may deem advisable.

E. My Executor shall have the power to disclaim any part or all of my interest in any property which is or has been devised or bequeathed to me, whether outright or in trust, provided such disclaimer is made within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1954, as amended, or corresponding provisions of any future law.

F. In order to avoid depreciation in value of the interests or losses to my estate or my business associates, my Executor shall have authority to continue any business operations in which I am engaged at my death for the time permitted by law. My

Executor may continue to act as a partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable.

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

H. My Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but in my Executor's discretion may sell only so much of my property as is necessary to obtain cash to pay taxes, debts and costs of the administration of my estate. After the payment of debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.

I. My Executor shall take all actions necessary to comply with any agreements made by me during my lifetime, including the consummation of any agreements relating to the stock of corporations in which I am a stockholder at the time of my death, and including the continuation of any partnership of which I may

Walter B. M. Coughlin

be a partner at the time of my death whenever the terms of any such agreement obligate my estate or my personal representatives to sell or continue my interest therein.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 23 day of August, ~~1986~~ 1993 Walter B. McCreight, Jr.

Walter B. McCreight, Jr.
Walter B. McCreight, Jr.

This instrument was, on the day and year shown above, signed, published and declared by WALTER B. McCREIGHT, JR. 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.

[Signature]
Witness
MICHAEL W. BOYKIN

of 223 SHERLOCK WAY
Address
MADISON, MS 39110

Lynell Twiner
Witness
Lynell Twiner

of 103 Cobblestone CT
Address
Clinton, MS 39056

AFFIDAVIT AS TO PROOF OF WILL

PERSONALLY APPEARED before the undersigned Notary Public, ANTHONY WAYNE INGRAM, who being first duly sworn, did depose and state on oath as follows:

1.

My name is Anthony Wayne Ingram, and I reside at 209 Sherbourne Cove, Madison, Mississippi 39110.

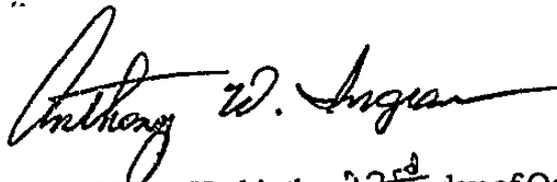
2..

I have reviewed the Last Will and Testament of Walter B. McCreight, Jr. dated August 23, 1993, and attest to the authenticity of the Will and the competency of Walter B. McCreight, Jr. on August 23, 1993. I have known Walter B. McCreight, Jr. for many years and knew him to be of sound and disposing mind and capable of making a Will on August 23, 1993.

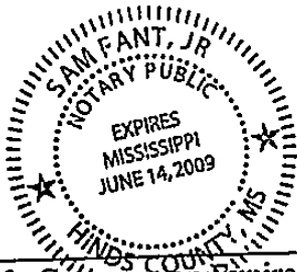
3..

I have over the years seen and examined documents executed by Walter B. McCreight, Jr., and I am familiar with his handwriting and signature. The signature on the Last Will and Testament dated August 23, 1993 appears to me to be the genuine and authentic signature of Walter B. McCreight, Jr.

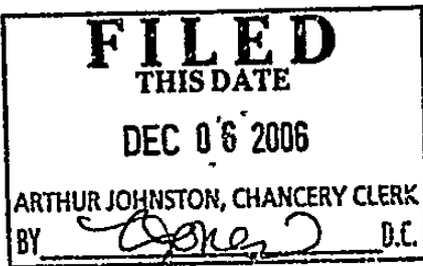
FURTHER, Affiant saith not.



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


NOTARY PUBLIC

My Commission Expires:



MADISON COUNTY, MS This instrument was filed for record December 6, 2006

Book 40 Page 835
ARTHUR JOHNSTON, C.C.

BY: [Signature] D.C.

