

2007-327

LAST WILL OF WILLIAM WESLEY ODOM

FILED	
THIS DATE	
APR 09 2007	
ARTHUR JOHNSTON, CHANCERY CLERK	
BY <i>[Signature]</i>	D.C.

I.

I, William Wesley Odom, an adult resident of the City of Madison, County of Madison, State of Mississippi, declare this to be my last will and testament, and do hereby revoke all previous wills and codicils heretofore made by me.

II.

I am married and the name of my wife is Flora Merle Brown Odom.

III.

I have one child of my marriage to Flora Merle Brown Odom, William Wesley Odom, Jr., a boy, born January 31, 1943.

IV.

A. All references in this will to my wife are to my wife Flora merle Brown Odom.

B. All references in this will to my child are to my son William Wesley Odom, Jr.

V.

I have, except as otherwise provided in this will, intentionally and with full knowledge omitted to provide for my heirs who may be living at the time of my death, including any person or persons who may, after the date of this will, become my heir or heirs by reason of marriage or otherwise.

VI.

A. I give all of my property, real, personal and mixed to

my wife, Flora Merle Brown Odom, provided she survives me.

B. If she does not survive me, then I give my said estate to my son, William Wesley Odom, Jr., provided he survives me.

C. If he does not survive me, then I give my said estate to my daughter-in-law, Judith Diane Burch Odom, provided she survives me.

D. If she does not survive me, then I give my said estate to my grandchildren, per stripes, or their issue if any of my grandchildren do not survive me, said issue taking only said grandchild's part.

VII.

If my wife, Flora Merle Brown Odom, and I shall die under such circumstances that there is not sufficient evidence to determine the order of our deaths, then it shall be presumed that my wife survived me, and my estate shall be administered and distributed in all respects in accordance with such presumption.

VIII.

A. I nominate and appoint William Wesley Odom, Jr., the executor of this will, to serve without bond, inventory, appraisal or accounting to any court.

B. If he should predecease me, or for any reason fails to qualify or declines to act as executor, I nominate and appoint my wife, Flora Merle Brown Odom, as executrix of this will, to serve without bond, inventory, appraisal or accounting to any court.

C. I hereby give my executor, and any successor executor, all powers granted under the "Uniform Trustees' Powers Law" of the Mississippi Code of 1972 Annotated or its successor codes.

IN WITNESS WHEREOF, I sign, seal, publish and declare this

instrument to be my last will and testament this the 28 day
of December, 1988, at Canton, Mississippi.

William Wesley Odom
William Wesley Odom

The foregoing instrument, consisting of this and three
preceding typewritten pages, was signed, sealed, published and
declared by William Wesley Odom, 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, this the 28 day of
December, 1988, at Canton,
Mississippi.

Bobbie A. Deaneau residing at 925 E. Academy
Canton Miss 39046

Betty W. Woods residing at Route 1, Box 137

James T. Odom residing at Benton, MS 39039
1545 SUNSET DR. CANTON

AFFIDAVIT OF WITNESSES

STATE OF MISSISSIPPI

COUNTY OF ALCORN

This day personally appeared before me, the undersigned duly commissioned and qualified Notary Public, acting within and for the State and County, Bobbie A. Duncan, Betty W. Soods, and James L. Cannon, Jr. respectively, whose names appear a subscribing witnesses to the foregoing and attached instrument of writing, who after having been duly sworn, say on oath that on the 28th day of December, 1988, William Wesley Odom in their presence, signed his name thereto, and in their presence declared the same to be his Last Will and Testament; that at his request, in their presence, and in the presence of each other, the said affiants subscribed their names thereto as witnesses to its execution and publication; that the said William Wesley Odom, on the 28th day of December, 1988, was of lawful age, was of sound and disposing mind and memory, and there was no evidence of undue influence.

Bobbie A. Duncan residing at 925 E. Academy St.
Canton, MS

Betty W. Soods residing at Rt. 1, Box 137
Benton, MS

James L. Cannon, Jr. residing at 1545 Sunset Drive
Canton, MS

SWORN TO AND SUBSCRIBED before me this the 28th day of December, 1988.

Frank S. Shovine
Notary Public

My Commission Expires:
My Commission Expires June 3, 1989.

MADISON COUNTY MS. This instrument was filed for record April 9, 2007.

Book 305 Page 399
ARTHUR JOHNSTON, C. C.

BY: [Signature] D.C.



FIRST CODICIL TO THE LAST WILL AND TESTAMENT

FILED
THIS DATE

OF

APR 09 2007

WILLIAM WESLEY ODOM, SR.

ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

I, WILLIAM WESLEY ODOM, SR., a resident of Madison County, Mississippi, declare this to be the first codicil to the last will and testament executed by me on December 28, 1988.

I revoke and annul Article VIII. Subparagraph C. of my said will and replace it with Article VIII. Subparagraph C. as follows:

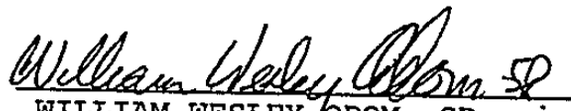
VIII.

C. I hereby grant to my Executor continuing absolute, discretionary power to deal with any property, real or personal, including, but no limited to, homestead property, held in my estate, as freely as I might in the handling of my own affairs. Such power may be exercised independently and without prior or subsequent approval of any court or judicial authority, and no person dealing with the Executor shall be required to inquire into the propriety of any of their actions. I vest my Executor with full power and authority to sell, transfer and convey any property, real or personal, including, but not limited to homestead property, which I may own at the time of my death at such time and price and upon such terms and conditions (including credit) as they may determine and to do every other act and thing

necessary or appropriate for the complete administration of my estate. I specifically grant to my Executor the power to make distributions in cash or in specific property, real or personal, or an undivided interest therein or partly in cash and partly in such property.

Without in any way limiting the generality of the foregoing and subject to Sections 91-9-101 through 91-9-109 of the *Mississippi Code of 1972, Annotated*, as amended, and these powers are hereby incorporated by reference and made a part of this instrument and such powers are intended to be in addition to and not in substitution of the powers conferred by law.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be the First Codicil to My Last Will and Testament this the 29 day of January, 2005, at Corinth, Mississippi.


WILLIAM WESLEY ODOM, SR.

The foregoing instrument, consisting of this and 2 preceding typewritten pages, was signed, sealed, published and declared by WILLIAM WESLEY ODOM, SR., the testator, to be the First Codicil to 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, this 29th day of JANUARY, 2005, at Corinth, Mississippi.

Chas Gray residing at Brandon, MS
Renee Linbarger residing at Madison, MS

AFFIDAVIT OF WITNESSES

STATE OF MISSISSIPPI

COUNTY OF CORINTH

This day personally appeared before me, the undersigned duly commissioned and qualified Notary Public, acting within and for the State and County aforesaid, Chase Frazure and Renae Linebarger respectively, whose names appear as subscribing witnesses to the foregoing and attached instrument of writing, who after having been duly sworn, say on oath that on the 29th day of JANUARY, 2005, WILLIAM WESLEY ODOM, SR. in their presence, signed his name thereto, and in their presence declared the same to be the First Codicil to his Last Will and Testament; that at his request, in their presence, and in the presence of each other, the said affiants subscribed their names thereto as witnesses to its execution and publication; that the said WILLIAM WESLEY ODOM, SR., on the 29th day of JANUARY, 2005, was of lawful age, was of sound and disposing mind and memory, and there was no evidence of undue influence.

Chase Frazure Residing at Brandon, MS
Renae Linebarger Residing at Madison, MS

SWORN TO AND SUBSCRIBED before me this the 29th day of January, 2005.

Mondi P. Murr
NOTARY PUBLIC

My Commission Expires:



NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES. Feb 18, 2008
BONDED THRU NOTARY PUBLIC UNDERWRITERS

MADISON COUNTY MS This instrument was filed for record April 9, 2007.

Book 41 Page 403
ARTHUR JOHNSTON, C. C.

BY: [Signature] D.C.



copy "

Last Will and Testament
Agnes Paine Bell

BOOK 0041 PAGE 0407

I, Agnes Paine Bell, being of sound mind, wish that at my death, all my worldly possessions be given to my grandson, James Carlisle Carr with the conditions stated in this document. The purpose of this will is to have all of my possessions benefit and enhance the life of Carlisle Carr, but not to hinder his becoming or continuing to be a responsible, dependable, self-supporting, morally sound and trustworthy adult. I do not wish for my inheritance to become his sole source of income, while he is able to work and provide for his and his family's needs. I do not wish for my inheritance to alter or hinder his living a responsible and normal life or at any time to cause him to use it in a way that would prevent his being responsible, dependable, self-supporting, morally sound and trustworthy.

This being stated, my wishes are that all of my monetary possessions including cash, money in savings accounts, checking accounts and investment accounts be placed in a trust with Union Planters bank, at my death, and to be under the direction and administration of a trust officer, who will carry out my wishes. I request that these monies collectively be invested in a type of instrument where they will earn a reasonable rate of return, and that they shall be distributed to Carlisle Carr at his age of 40 years old, if and only if at that time, the trustee determines that Carlisle Carr is living his life in a responsible, dependable, self-supporting, morally sound and trustworthy way and has maintained full time, continual employment, while his health allowed as much. If Carlisle Carr should not live to age 40 or if at the time of his becoming 40 years old, the Trustee does not feel that my wishes are being fulfilled because James Carlisle Carr's lifestyle does not include those characteristic traits as previously stated, the funds in the trust at that time should be given to Wells United Methodist Church.

Prior to James Carlisle Carr becoming the age of 40 years old, the Trustee shall disburse funds to Carlisle Carr for medical emergencies, for reasons determined absolute necessities by the Trustee, or for educational purposes, but never for reasons that would contradict my wishes and intent for his becoming and/or continuing to live in the manner which I have previously stated.

At my death, my ownership in Council Bend, all items in my apartment, and those in my safe deposit boxes, with the exception of any and all money, or similar assets shall be given to my grandson Carlisle Carr.

Nothing in this will is meant to be open for dispute or be misconstrued by anyone of the legal profession or otherwise. There are no hidden meanings contained in this will. What I have stated is what I wish to be done and an interpretation which contradicts the obvious meaning of any item contained is a direct defiance of my wishes.

All other documents previously written to disburse my possessions at my death shall be considered null and void.

Agnes Paine Bell
Agnes Paine Bell

Aug. 11, 05
Signed This Date

John L. Watkins 8/11/05
Witness Date



De
Witness

FILED
Date THIS DATE
APR 11 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Seivers* D.C.

MADISON COUNTY MS, This instrument was filed for record April 11, 2007.
Book 41 Page 407
ARTHUR JOHNSTON, C. C.
BY: *R. Seivers* b.c.



2006-848

LAST WILL AND TESTAMENT

OF

PAUL L. WELLS, JR.

KNOW ALL MEN BY THESE PRESENTS, That I, Paul L. Wells, Jr., of the City of Jackson, County of Hinds, State of Mississippi, being above the age of eighteen years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ARTICLE I.

I direct that all of my just debts, all taxes and all expenses of my last illness and funeral be paid as soon after my death as conveniently can be done. I will and direct that the administration of my estate be closed as soon after my death as is reasonably possible.

ARTICLE II.

I hereby direct my Executor to pay all federal and state estate, inheritance, succession, transfer or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes, out of my residuary estate.

ARTICLE III.

I give and bequeath those items of personal property described in a written memorandum attached to this Will to the persons named. I direct my Executor to sell all of the remaining tangible

FILED
THIS DATE
APR 12 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

Page 1.

[Signature]
PAUL L. WELLS, JR.

personal property or in my Executor's discretion to contribute the same to a charitable organization.

The proceeds, if any, shall be added to my residuary estate.

ARTICLE IV.

A. I give and bequeath the sum of \$100,000 each to the children of my sister, Betty W. Williams, namely, Marcia Williams, John Bell Williams, Jr., and Kelly Williams and to the children of my brother, Hoyt R. Wells, namely, Susie Wells Roward and Betty W. Emison, if they shall survive me.

B. I give and bequeath the sum of \$100,000 to my daughter-in-law, Chris Hershfelt, and \$400,000 jointly to my brother and sister-in-law, John and Jeane M. Coulombe, or to the survivor of them.

C. I give and bequeath the sum of \$100,000 each to the Salvation Army, Jackson, Mississippi; The Mississippi Animal Rescue League, Jackson, Mississippi; and The Mississippi Symphony Foundation of Jackson, Jackson, Mississippi.

D. I give and bequeath the sum of \$100,000 to the University of Mississippi Foundation to be invested and reinvested and the income therefrom to be used for the Children's Cancer Clinic at the University Hospital.

E. I give and bequeath the sum of \$100,000 to Millsaps College, Jackson, Mississippi, to be invested and reinvested as a part of the Endowment Funds of said College.


PAUL L. WELLS, JR.

ARTICLE V

I give, devise and bequeath all of the rest and residue of my property to the Mississippi State University Foundation to be invested and reinvested and the income therefrom used for the Civil Engineering Department of Mississippi State University.

All of the charitable bequests in this Article and in Article IV D and E shall be identified as the "Benjamin Grey Wells, M.D. and Mary Melissa Wells Memorials" in honor of my deceased children.

ARTICLE V.

I hereby nominate, constitute and appoint Trustmark National Bank, Jackson, Mississippi, as Executor of this Will. I hereby relieve my said Executor from giving bond, from having an appraisal made of my estate and of making or filing any reports, returns or accountings of any kind or character to any Court or other tribunal.

During the period of administration thereof, my estate shall be considered a trust within the meaning of the Uniform Trustees' Powers Act (Section 91-9-101, et seq., Mississippi Code of 1972), and my Executor shall have all of the powers afforded to trustees in and by the terms and provisions of said statute, as now or hereafter amended.

In addition to the powers afforded to my said personal representative by the Uniform Trustees' Powers Act, I specifically give and grant to my Executor the following powers, by way of illustration and not of limitation:


PAUL L. WELLS, JR.

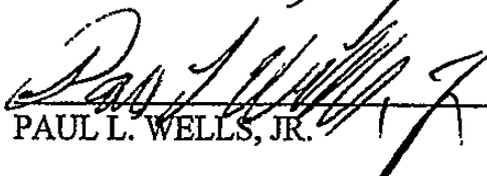
a. To pay, settle or compound any and all rights, debts, demands, or claims, either in favor of or against my estate, upon such terms as the Executor may deem fit and for such purposes to give or receive full receipts and discharges.

b. To litigate, compound, or settle inheritance, estate, transfer or succession taxes assessed by reason of my death, and gift, income or other taxes assessed against me or my estate, and to make deposits to secure the payment of any inheritance tax, which deposits shall be conclusive upon all persons.

c. To claim expenses as either income or estate tax deductions when an election is permitted by law and to make such adjustment of tax between income and principal as the Executor shall deem proper. The decision of my Executor shall be binding and conclusive on all persons.

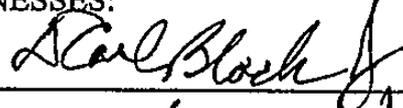
d. To sell any real or personal property owned by me without requiring the joinder of any party.

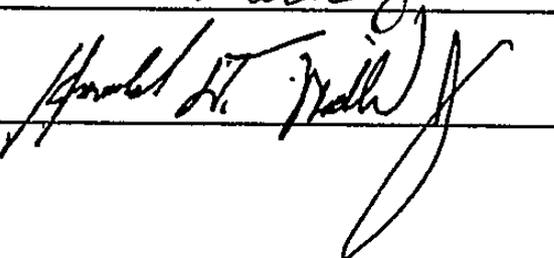
WITNESS MY SIGNATURE, this the 13 day of May, 2002.



PAUL L. WELLS, JR.

WITNESSES:





We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by PAUL L. WELLS, JR., as his Last Will and Testament, that he signed the same in our presence and in the presence of each of us, and that we, at his request, and in his presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 13 day of May, 2002.

Paul Blue

Paul L Wells Jr

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF HINDS

We, D. CARL BLACK JR and HAROLD D. MICHAEL JR
on oath state that we are the subscribing witnesses to the attached written instrument dated the
13 day of May, 2002, which has been represented to be the Last Will
and Testament of PAUL L. WELLS, JR., who indicated to us that he is a resident of and has a fixed
place of residence in the City of Jackson, County of Hinds, State of Mississippi. On the execution
date of the instrument, the Testator, in our presence and in the presence of each of us, signed the
instrument at the end thereof and declared the instrument to be his Will, and requested that we attest
to the execution thereof whereupon, in the presence of the Testator and in the presence of each other,
each of us signed our respective names as attesting witnesses. At the time of the execution of the
instrument, the Testator was over eighteen (18) years of age, and in our opinion was of sound mind,
in full possession of his mental faculties, and acting without undue influence, fraud or restraint.

DATED this 13 day of May, 2002.

D Carl Black Jr
Signature of Witness
1704 Poplar Blvd
Street Address
Jackson, MS. 39202
City and State

Harold D. Michael Jr
Signature of Witness
133 Cherry Hills Drive
Street Address
JACKSON, MISS 39211
City and State

Subscribed and sworn to before me on this the 13th day of May, 2002.

Molly S. Brown
NOTARY PUBLIC

My Commission Expires:
MY COMMISSION EXPIRES
SEPTEMBER 24, 2002



MADISON COUNTY MS This Instrument was
filed for record April 12, 2007.

Book 41 Page 408
ARTHUR JOHNSTON, C. C.

BY. L. G. [Signature] D.C.



FILED
THIS DATE
APR 13 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

LAST WILL AND TESTAMENT

2007-274

OF

CHARLOTTE KORNEGAY

I, CHARLOTTE KORNEGAY, being over the age of twenty-one (21) years, of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all prior wills and codicils and every other instrument of testamentary nature heretofore made by me.

ITEM I

I hereby nominate and appoint SHIRLEY BUNYARD, to be the Executrix of this my Last Will and Testament. My Executrix, SHIRLEY BUNYARD, shall serve without security or bond and without any accountings, appraisals or inventory to any court. In the event that my daughter cannot or will not serve as Executrix of my estate, then I appoint my son-in-law, JOHN D. BUNYARD, to serve as executor under the same terms as the executrix.

ITEM II

I will and direct that all lawful claims duly probated, registered and allowed against my estate be paid and that the administration of my estate be completed and closed as soon after my death as may be reasonably possible.

ITEM III

I give, devise and bequeath unto my grandchildren, Tracy M. Bunyard, Christy Bunyard Wright, William R. Groseclose and Richard R. Groseclose, share and share alike, in equal shares, one-half of all cash of which I may die seized and possessed.

CAK 121203

ITEM IV

I give, devise and bequeath unto my daughter, Shirley Bunyard, one-half of all cash and the and the remainder of my estate of which I may die seized and possessed, be it real, personal or mixed, of whatever kind and character and wherever situated.

WITNESS MY SIGNATURE, this the 12th day of December, 2003.

Charlotte Kornegay
CHARLOTTE KORNEGAY

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

Stanley F. Stater
Witness
P.O. Box 358
Address
Canton, Ms.

Edith Stater
Witness
P.O. Box 358
Address
Canton, MS 39046

SS# 410 - 86 - 0939

SS# 587 - 36 - 0864

MADISON COUNTY MS This instrument was
filed for record April 13, 2007
Book 41 Page 414
ARTHUR JOHNSTON, C. C.
BY: [Signature] D.C. 

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CHARLOTTE ANN KORNEGAY, DECEASED

CIVIL ACTION,
FILE NO. 2007-274

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

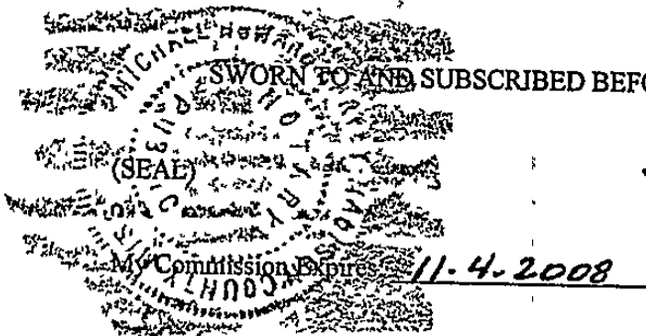
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, EDITH A. STATER, a subscribing witness to a certain instrument of writing purported to be the *Last Will and Testament of CHARLOTTE ANN KORNEGAY*, who being duly sworn, deposed and said that the said CHARLOTTE ANN KORNEGAY signed, published and declared said instrument as his *Last Will and Testament* on the 12th day of December, 2003, the day of the date of said instrument, in the presence of this deponent and in the presence of Edith A. Stater and Stanley F. Stater, III and that said Testator was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and Edith A. Stater and Stanley F. Stater, III, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 8th day of March, 2007.

Edith A. Stater
EDITH A. STATER

SWORN TO AND SUBSCRIBED BEFORE ME on this the 8th day of March, 2007.

Michael Howard
NOTARY PUBLIC



FILED
THIS DATE
APR 13 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CHARLOTTE ANN KORNEGAY, DECEASED

CIVIL ACTION,
FILE NO. _____

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, **STANLEY F. STATER, III**, a subscribing witness to a certain instrument of writing purported to be the *Last Will and Testament of CHARLOTTE ANN KORNEGAY*, who being duly sworn, deposed and said that the said CHARLOTTE ANN KORNEGAY signed, published and declared said instrument as his *Last Will and Testament* on the 12th day of December, 2003, the day of the date of said instrument, in the presence of this deponent and in the presence of Stanley F. Stater, III and Edith A. Stater, and that said Testatrix was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and Stanley F. Stater, III and Edith A. Stater, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 8th day of March, 2007.

Stanley F. Stater III
STANLEY F. STATER, III

SWORN TO AND SUBSCRIBED BEFORE ME on this the 8th day of March, 2007.

Edith Stater
NOTARY PUBLIC

(SEAL) EDITH STATER
NOTARY PUBLIC
My Commission Expires: March 6, 2011

MADISON COUNTY MS This instrument was
filed for record April 13, 2007.

Book 41 Page 416
ARTHUR JOHNSTON, C C

BY: L. Jones D.C.



STATE OF LOUISIANA
 PARISH OF ASSUMPTION

WILL OF DOYLE E. WALKER

2007-339

I, Doyle E. Walker, domiciled in Lawrence County, Mississippi, declare this to be my will. I revoke all of my prior wills and codicils.

I. FAMILY

1.1 Birth. I was born on July 29, 1929, at Loraine, Mitchell County, Texas.

1.2 Marriage. I have been married twice: first to Floy Burke, herein called Floy, on September 12, 1949, in Kermit, Texas (Winckler County), which marriage was dissolved by judgment dated November 15, 1958, of the Fifteenth Judicial District Court for the Parish of Lafayette; and then to Margaret Rea Walker, herein called Margaret, on November 15, 1968 in Franklin, St. Mary Parish, Louisiana, with whom I am presently living.

1.3 Children.

1.3.1 Of my marriage to Floy were born:

<u>FULL NAME</u>	<u>FAMILIAR NAME</u>	<u>DATE OF BIRTH</u>
Cherry Lynn Walker (Turner)	Cherry	April 9, 1953
William Doyle Walker	Bill	February 16, 1956
Wendy Keigh Walker (Hebert)	Wendy	July 17, 1963

Napoleonville, Louisiana, this 8th day of September, 1994.
 Page 1 of 4 pages.

FILED
 THIS DATE
 APR 13 2007
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *L. Jones* ac

Doyle E. Walker
 DOYLE E. WALKER

1.3.2 Of my marriage to Margaret no children were born but I adopted Linda Rochelle Walker (Stanley) in May, 1981, which adoption is recorded in the Chancery Court for Lawrence County, at Monticello, Mississippi. She was born July 17, 1962.

1.4 No children other than those named above have been born to me, nor have I adopted anyone other than as specified above.

II. PROPERTY

2.1 Property. "My property" means the property subject to this will of which I die possessed, of whatever nature or kind, wherever located and however acquired, whether now owned by me or hereafter acquired.

2.2 Louisiana Property. My "Louisiana property" consists of royalty interests from oil and gas wells located in Louisiana. This property belongs to the community of acquets and gains existing between myself and Margaret under Louisiana laws. It also includes any other property classified as community property under Louisiana laws.

2.3 Property in Other States. My "property in other states" consists of royalty interests from oil and gas wells located in states other than Louisiana and Mississippi. It is my intention that those properties be classified such that Margaret will receive the maximum interest allowable under applicable local laws.

III. SPECIAL BEQUESTS

3.1 Except for my Louisiana property, I give, bequeath and devise unto my wife, Margaret, all the property that I may own at the

Napoleonville, Louisiana, this 8th day of September, 1994.
Page 2 of 4 pages.


DOYLE E. WALKER

time of my death, seized or possessed, whether real, personal or mixed, of whatsoever kind or character and wheresoever situated.

3.2 I give to my wife, Margaret, a usufruct for life over all Louisiana property I own at my death, including wells not opened or not producing. I relieve her of the necessity of providing security for this usufruct and furthermore expressly authorize her to dispose of any property subject to this usufruct without the consent or intervention of the naked owners as authorized by Louisiana Civil Code article 568

3.3 In the event that my said wife, Margaret, should predecease me, or in the event that we should die in a common disaster, then, in either event, I give bequeath and devise all of my property, including Louisiana property and property in other states, seized or possessed, whether real, personal or mixed, of whatsoever kind or character and wheresoever situated in equal portions to Cherry Lynn Walker Turner, William Doyle Walker, Wendy Keigh Walker Hebert, Linda Rochelle Walker Stanley, Frances Ann Powell Gauthreaux, James Howard Powell, Judy Larea Powell Fires, and Robert Paul Powell, or to the descendents of any of them who predecease me, by roots. These are all my children and Margaret's children.

VI. MISCELLANEOUS PROVISIONS

4.1 Executrix. I name Margaret as Executrix of my succession. Should she cease or fail to serve, I name Jess J. Waguespack as Executor of my estate.

Napoleonville, Louisiana, this 8th day of September, 1994.
Page 3 of 4 pages.

Doyle E. Walker
DOYLE E. WALKER

4.2 Compensation. My individual Executors shall serve with compensation.

4.3 Bond. I dispense all of my Executors including any duly appointed dative or provisional executor from giving bond.

4.4 Attorney. I name Jess J. Waguespack as attorney for my Executors for my Louisiana property.

4.5 Debts and Taxes. All of my debts, taxes and expenses shall be borne and paid in accordance with law.

4.6 Expenses of Delivery. The expenses of collecting, protecting, appraising, packing, storing, shipping, cleaning and insuring any property bequeathed in this will shall be paid as administrative expenses of my succession.

4.7 Authority of Executrix/Executor. In addition to the authority granted the Executrix/Executor of this will, I grant to any of them the authority to allocate any item of property to fulfill the bequests under this will, and such allocation shall be conclusive.

Doyle E. Walker
DOYLE E. WALKER

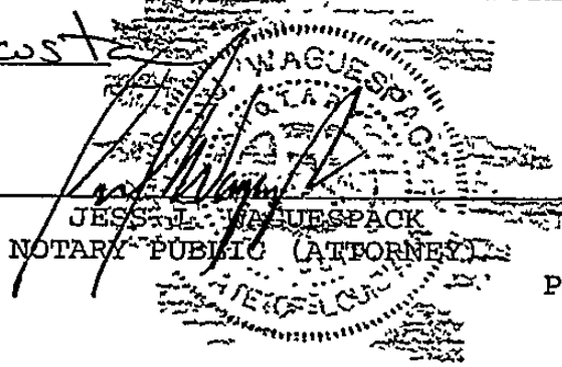
The testator has signed this will at the end and on each other separate page, and has declared or signified in our presence that it is his last will and testament, and in the presence of the testator and each other, we have hereunto subscribed our names on this 8th day of September, 1994.

WITNESSES:

Sandy N. Landry

Doyle E. Walker
DOYLE E. WALKER

Julie B. Acosta



MADISON COUNTY MS This instrument was filed for record April 13, 2007.

Book 41 Page 418
ARTHUR JOHNSTON, C. C.

BY: [Signature] D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE WILL AND ESTATE OF
DOYLE E. WALKER, DECEASED

CAUSE NO. 070339

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF LOUISIANA

COUNTY/PARISH OF ASSUMPTION

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Julie B. Acosta, who being by me first duly sworn according to law, says on oath:

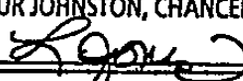
(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Doyle E. Walker, Deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, which is dated the 8th day of September, 1994.

(2) That on the 8th day of September, 1994, Doyle E. Walker 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 Sandy H. Landry, the other subscribing witness to the instrument.

(3) That Doyle E. Walker was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

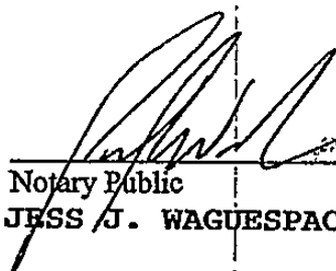
(4) That this affiant, together with Sandy H. Landry, subscribed and attested the instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of Doyle E. Walker, and in the presence of each other.


Julie B. Acosta

FILED
THIS DATE
APR 13 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY  D.C.

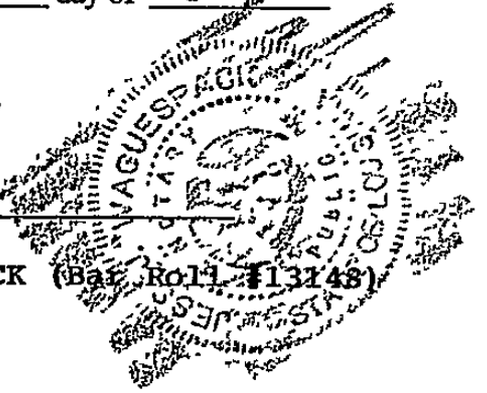
SWORN TO AND SUBSCRIBED before me, this the 2nd day of April

_____, 2007.



Notary Public

JESS J. WAGUESPACK (Bar Roll #13148)

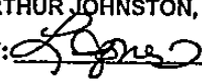


My Commission Expires:

at my death

MADISON COUNTY MS This instrument was filed for record April 13, 2007

Book 41 Page 422
ARTHUR JOHNSTON, C. C.

BY:  D.C.



LAST WILL AND TESTAMENT

2007-247

OF

ALLIE SAYLE BUFORD .

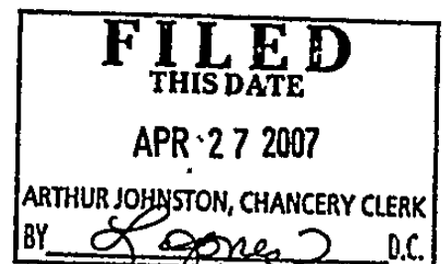
I, ALLIE SAYLE BUFORD, of Jackson, Hinds County, Mississippi, being of sound and disposing mind and memory and more than twenty-one years of age, and under no disability of any kind or character, do hereby make, ordain and declare this my Last Will and Testament, hereby revoking all wills and testaments heretofore made by me.

I hereby appoint my son, J. DUDLEY BUFORD, JR., Executor of this my Last Will and Testament. If my son should predecease me or fail, refuse or cease to act as Executor for any reason, then I appoint my daughters, NAN BUFORD KIPP and LAURA BUFORD FLINT, as Co-Executors of this my Last Will and Testament. If my said daughters should predecease me or fail, refuse or cease to act as Co-Executors for any reason, then I appoint Trustmark National Bank as Executor of this my Last Will and Testament. I do hereby expressly provide that said Executors or Co-Executors shall not be required to give bond for the performance of their duties hereunder, and I further waive accounting to any court.

I give, devise and bequeath to J. Dudley Buford, Jr., as Trustee, to be given by him at his sole discretion to any of my female grandchildren one set of Castleton china by Sunnyvale and one set of Rosenthal china made in Germany. Said distributions to be made within five years of my demise, and to be given based upon need.

I give, devise and bequeath the white Japanese screen to Rob Parkes, said screen being presently located in the front entry hall at 3635 Cavalier Drive. I do hereby give, devise and bequeath the personal items to the individuals as reflected on Exhibit "A" attached hereto and made a part hereof.

I do hereby give, devise and bequeath all of the remainder of my property of every kind and nature including my home at 3635 Cavalier Drive, Jackson, Mississippi in equal shares to NAN BUFORD KIPP, J. DUDLEY BUFORD, JR., and LAURA BUFORD FLINT.



IN WITNESS WHEREOF, I have hereunto signed and subscribed my name in the presence of two witnesses who have attested the same in my presence and at my request, and in the presence of each other on this the 19 day of September 1997.

Allie Sayle Buford
ALLIE SAYLE BUFORD

SIGNED, PUBLISHED AND DECLARED by the testatrix, ALLIE SAYLE BUFORD, as being her Last Will and Testament in the presence of each of us, who at her request and in her presence and in the presence of each other, have hereunto signed and subscribed as witnesses on this the 19 day of September, 1997.

WITNESSES

Joe McCall, Branch Officer

Wendy Berry

ADDRESSES

3100 Old Canton

Jackson, MS 39216

3100 Old Canton Rd

Jackson MS 39216

EXHIBIT "A"

I, ALLIE SAYLE BUFORD, do hereby give, devise and bequeath the following personal possessions to the individuals indicated below. Said Exhibit "A" contains twenty-two (22) itemized gifts.

- | | | | |
|-----|----------------|--|---------------|
| 1. | Necklace | 17-inch strand of 42 fine quality cultured pearls | Laura Flint |
| 2. | Sapphire Ring | 14K white gold ring set with two diamonds and 1 4.79 cts. sapphire | Hannah Flint |
| 3. | Pendant | Large Tiffany Bar Pin | Nan Kipp |
| 4. | Bracelet | Diamond Watch Bracelet | Laura Flint |
| 5. | Necklace | Heavy gold rope necklace | Julie Buford |
| 6. | Silver Service | Silver tray and serving pieces | Nan Kipp |
| 7. | Mosaic | Mildred Wolf Mosaic | David Buford |
| 8. | Clock | Large Antique R & A wall clock | Joshua Kipp |
| 9. | Clock | Small Antique R & A wall clock | Jonathan Kipp |
| 10. | Piano | Kawai upright piano | Abigail Kipp |
| 11. | Wall Plaque | Large single jade plaque presently located in living room | Dudley Buford |
| 12. | Wall Plaque | Set of four (4) jade plaques presently located in dining room | Dudley Buford |
| 13. | Automobile | 1994 Buick LeSabre | David Buford |
| 14. | Cemetery Plots | All of Lot 294, Section 23 (8 spaces) in Lakewood Memorial | Nan Kipp |
| 15. | Gold Watch | 1½ inch diameter gold watch and 18" light-weight gold chain | Allie Flint |
| 16. | Pocket Watch | Robert Sayle's gold pocket watch | Daniel Flint |
| 17. | Guns | All Firearms | Dudley Buford |
| 18. | Crystal | Baccarat — 12 water goblets | Nan Kipp |
| 19. | Painting | Oil Painting by Evet Sturgis | Nan Kipp |
| 20. | Pictures (2) | Grandfather's house picture and barn picture over fireplace in den | Dudley Buford |
| 21. | Bed | My Grandfather's bed | Laura Flint |
| 22. | China | One set of Christmas China | Laura Flint |

Allie Sayle Buford
 ALLIE SAYLE BUFORD DATE 9/19/97

MADISON COUNTY MS This instrument was
 filed for record April 27, 2007.

Book 41 Page 424
 ARTHUR JOHNSTON, C. C.

BY: *[Signature]* D.C.



THE STATE OF TEXAS
COUNTY OF RUSK

KNOW ALL MEN BY THESE PRESENTS:

I, Paul E. Suber, a resident of Rusk County, State of Texas, above the age of 19 years, hereby declare this instrument to be my Last Will and Testament, hereby revoking all wills made by me.

I

After all my just debts, including any estate and inheritance taxes imposed by virtue of my death, have been paid, I give, devise and bequeath all the residue of my property to my wife, Rita J. Suber, if she survives me and is living at the expiration of 60 days after my death, otherwise in equal shares to my children, including afterborn children, one share to each child of mine living at my death and one share per stirpes to the then living descendants of each child of mine then deceased, and if no children or other descendants of mine should survive me, then to my heirs at law under the statutes of descent and distribution then in force in the State of Texas, and in the proportions provided by the statutes.

II

I appoint my Jonathan L. Suber, independent executOR of my will and estate, to act without bond and free from supervision of any court. I authorize my executOR to sell, convey, lease (including oil, gas and mineral leases), mortgage, pledge, otherwise dispose of, and contract with respect to my estate or any part thereof (including the borrowing of money for any purpose), for such considerations and upon such terms and conditions as to whom may seem proper, intending hereby to give my executOR all the powers that a fee simple owner would have over the property comprising my estate.

III

If my son should not survive me or should fail, refuse or be unable to act as executOR, then I appoint as alternate independent executOR, Kayla Michelle Suber, who shall act without bond and free of the supervision of any court, with all the powers herein granted to my executOR; and if my son should not survive me, my alternate executOR shall also act as trustee for each descendant of mine living at my death who is a minor or under any other legal disability, with all the powers herein granted to my executOR, as well as those granted to trustees by the Texas Trust Act as now in force or as hereafter amended, devoting all or any part of the income and principal of each descendant's share, as well as any other interest thereafter acquired by him hereunder, to his maintenance, support and education until he shall attain the age of 21 years and until any other disability shall be removed, the share of any such descendant who may die before attaining the age of 21 years to pass in equal shares per stirpes to his descendants, if any, otherwise to my then living descendants in equal shares per stirpes.

If my wife should not survive me, I appoint Jonathan L. Suber as guardian of the person of each child of mine if a guardian should be necessary during the minority or other disability of such child, and I direct that no bond shall ever be required of any such guardian.

SIGNED at Henderson, Texas on the 5th day of September, 19 89, in the presence of the undersigned witnesses who have attested this instrument at my request.

Paul E. Suber
Testat

The above instrument was now here this 5th day of September, 1989, published as last will and testament and signed by Paul E. Suber, the testatOR, in our presence, and we, at his request, in his presence, and in the presence of each other, sign our names as attesting witnesses.

Paige Goode
Witness
Paula A. Cox
Witness

FILED
THIS DATE
APR 27 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY L. Jones D.C.

Before me, the undersigned authority, on this day personally appeared Paul E. Suber
Paige Goode, and Paula S Cox

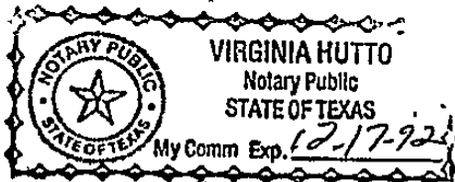
_____, known to me to be testat_____ and
the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their
respective capacities, and, all of said persons being by me duly sworn, the said Paul E. Suber

testat_____, declared to me and to the said witnesses in my presence that
said instrument is his last will and testament, and that he had willingly made and executed
it as their free act and deed for the purposes therein expressed; and the said witnesses, each on their
oath stated to me, in the presence and hearing of said testat_____, that the said testat_____ had declared
to them that said instrument is his last will and testament, and that he executed same as
such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further
that they did sign the same as witnesses in the presence of the said testat_____ and at his request;
that he was at that time nineteen years of age or over (or, being under such age, was or had
been lawfully married, or was then a member of the armed forces of the United States or of an auxilliary
thereof or of the Maritime Service) and was of sound mind; and that each of said witnesses was then at
least fourteen years of age.

Paul E. Suber
Testat
Paige Goode
Witness
Paula S Cox
Witness

Subscribed and acknowledged before me by the said Paul E. Suber
testat_____, and subscribed and sworn to before me by the said Paige Goode
and Paul S Cox, witnesses, this 5th day of September, A. D. 1989

(Seal)



Virginia Hutto
Notary Public Rusk County, Texas

FORM NO. 520

LAST WILL AND TESTAMENT OF

File No.

IN COUNTY COURT

of _____ County
Term, 19.....

WILL OF

Deceased.

Filed the day

of....., A. D., 19.....

and recorded the day

of....., A. D., 19.....

in the Probate Minutes of

County, in Volume..... Page

County Clerk,

By Deputy.

POUND PRINTING CO., HOUSTON, TEXAS

MADISON COUNTY MS This instrument was
filed for record April 27, 2007.
Book 41 Page 427
ARTHUR JOHNSTON, C. C.
BY: R. Jones D.C.



Last Will and Testament 2007-399

OF

WILLIE MARTIN ROBINSON

FILED
THIS DATE
MAY 02 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

I, WILLIE MARTIN ROBINSON, a resident of and domiciled in Rankin County, State of Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and in all respects competent and qualified, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking all previous wills and codicils heretofore made by me.

ARTICLE ONE

Family Members

At the time of the execution of this Will, I am unmarried and I have three (3) children, namely: EDWARD M. ROBINSON, SR., TERESA ROBINSON ROBISON and JOSEPH O. ROBINSON All references in this Will to "my children" or "said children" shall be deemed to refer to my above-named children.

ARTICLE TWO

Payment of Debts and Expenses of Administration

I hereby direct my Executrix to pay all expenses of my last illness and funeral expenses, and to pay all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done; provided, however, that my Executrix is authorized to pay any debt which I may owe at the time of my death not exceeding Five Hundred Dollars (\$500.00) without the necessity of such debt being probated, registered or allowed against my estate so long as my Executrix determines that such debt is a valid debt of my estate. It is my intention, however, that nothing in this Article of my Will shall be construed as creating an express trust or fund for the payment of my debts and expenses which would in any way extend the statute of limitations for the

W.M.R.
W.M.R.

payment of debts, or enlarge upon my legal obligation or any statutory duty of my Executrix to pay debts.

My Executrix may, in her discretion, pay all or any portion of the expenses of the administration of my estate 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 beneficiaries of my estate may otherwise be entitled. However, my Executrix shall not exercise this discretion in a manner that would result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

ARTICLE THREE

Payment of Taxes

I direct my Executrix to pay out of my residuary estate all federal and state estate, inheritance, succession and other death taxes which are assessed against my estate, or against any beneficiary, if any, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my estate for the purpose of such taxes, whether or not included in my estate for probate purposes

ARTICLE FOUR

Specific Bequests

I will, give and bequeath my diamond ring, my opal ring and my fur coat to my daughter, **TERESA ROBINSON ROBISON**, if she survives me. In the event that my daughter shall not survive me, then the bequest provided for her shall lapse and the property which would have otherwise been distributed from my estate to satisfy such bequest shall instead be added to my residuary estate to be distributed as hereinafter provided.

ARTICLE FIVE**Disposition of Residuary Estate**

After payment of debts, administrative expenses and taxes, and satisfaction of the specific bequests, as hereinabove provided, I will, devise and bequeath all the rest, residue and remainder of my property and estate, real, personal and mixed, of whatsoever kind and character and wheresoever situated (my "residuary estate"), in equal shares to my three children, **EDWARD M. ROBINSON, SR., TERESA ROBINSON ROBISON** and **JOSEPH O. ROBINSON** (my "residuary beneficiaries"), share and share alike. If any of my residuary beneficiaries shall predecease me, then, in that event, I will, devise and bequeath that deceased residuary beneficiary's share unto his or her spouse at the time of the execution of this my Last Will and Testament, if said spouse survives me, on the condition that said spouse is married to my residuary beneficiary at the time of my residuary beneficiary's death and said spouse is not remarried at the time of my death; provided, however, that if one of the foregoing conditions is not met, then, in that event, I will, devise and bequeath that deceased residuary beneficiary's share unto his or her descendants, per stripes, or, if any of my residuary beneficiaries shall predecease me and leave no descendants surviving, then I will, devise and bequeath that deceased residuary beneficiary's share equally unto the residuary beneficiaries of mine living at the time of my death. If my residuary beneficiaries are unable to agree on the equitable division of the tangible assets of my residuary estate, real and personal, then my Executrix shall sell said assets and the proceeds shall be distributed as part of my residuary estate in accordance with this Article.

ARTICLE SIX**Powers of Executrix**

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

1. To exercise all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being §§ 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, as now enacted, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers

Law" be repealed, then my Executrix herein named shall continue to have all of the powers, rights and discretions granted by said "Uniform Trustees' Powers Law", the same as if it were still in effect.

2. To purchase or otherwise acquire and to retain, whether originally a part of the estate or subsequently acquired, any and all stocks, bonds, notes or other securities, or shares or interests in investment trusts and common trust funds, or in any other property, real, personal or mixed, as he may deem advisable, whether or not such investments or property be of the character permissible by fiduciaries, without being liable to any person for such retention or investment.
3. To pay all necessary expenses of administering the estate including taxes, fees for the services of accountants, agents and attorneys, and to reimburse said parties for expenses incurred on behalf of the estate.
4. To determine what is principal and what is income with respect to all receipts and disbursements; to establish and maintain reserves for depreciation, depletion, obsolescence, taxes, insurance premiums, and any other purpose deemed necessary and proper by her and to partite and to distribute property of the estate in kind or in undivided interests, and to determine the value of such property.
5. To borrow money from such source or sources and upon such terms and conditions as my Executrix shall determine, and to give such security therefore as my Executrix may determine.
6. To participate in any plan of reorganization, consolidation, dissolution, redemption, or similar proceedings involving assets comprising my estate, and to deposit or withdraw securities under any such proceedings.
7. To compromise, settle or adjust any claim or demand by or against my estate, to litigate any such claim, including, without limitation, any claim relating to estate or income taxes, and to agree to any rescision or modification of any contract or agreement.
8. To sell, exchange, assign, transfer and convey any security or property, real or personal, held in my estate, at public or private sale, at such time and price and upon such terms and conditions (including credit) as my Executrix may deem advisable and for the best interest of my estate. I hereby waive any requirement of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court authority or approval for any such sale, exchange, assignment, transfer or conveyance of any real or personal property.
9. To lease any real or personal property for such term and upon such terms and conditions and rentals and in such manner as may be deemed advisable (with or without privilege of purchase), and any lease so made shall be valid and binding for the full term thereof even though the same shall extend beyond the duration of the administration of my estate, all without the approval or authority of any court; and to insure against fire or other risks, to make repairs, replacements and improvements, structural or otherwise, to any real property, to improve any real property and to pay the cost out of principal

10. Unless otherwise specifically provided, to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or in an undivided interest therein, or partly in cash and partly in other property, and to do so with or without regard to the income tax basis of specific property allocated to any beneficiary and without making pro rata distributions of specific assets
11. To settle, adjust, dissolve, windup or continue any partnership or other business entity in which I may own a partnership or equity interest at the time of my death, subject, however, to the terms of any partnership or other agreement to which I am a party at the time of my death. I authorize my Executrix to continue in any partnership or other business entity for such periods and upon such terms as she shall determine. My Executrix shall not be disqualified by reason of being a partner, director, officer or other title holder in such firm from participating on behalf of my estate in any dealings herein authorized to be carried on between my Executrix and the partners or equity owners of any such partnership or other business entity.
12. To make any elections and to take any actions necessary in connection therewith which are available under the Internal Revenue Code of 1986, as amended, including, but not limited to, Section 2032, Section 2032A, and Section 6166.
13. To disclaim any property which my estate may otherwise be entitled to receive and to take any and all necessary or proper actions to make and fully effectuate a qualified disclaimer or disclaimers under Internal Revenue Code Section 2518, or any similar provision which may be subsequently enacted, and under any disclaimer statute or law which may at any time be in effect under Mississippi law

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

ARTICLE SEVEN

Appointment of Executrix

I hereby appoint my daughter, **TERESA ROBINSON ROBISON**, to be Executrix of this, my Last Will and Testament, and my estate. In the event that my Executrix herein named shall not survive me or for any other reason shall fail to qualify or cease to act as my Executrix, then I hereby appoint my son, **EDWARD M. ROBINSON, SR.**, to serve as successor Executor. In the event that **EDWARD M. ROBINSON, SR.** shall not survive me or for any other reason shall fail to qualify or cease to act as my successor Executor, then I hereby appoint my son, **JOSEPH O. ROBINSON**, to serve as successor Executor. Any reference herein to my "Executrix" shall also refer to and include my successor Executor herein named, and I confer upon said successor Executor all of the

rights, powers, duties, discretions and obligations conferred upon my original Executrix herein named. My original Executrix and successor Executor, herein named, shall serve without any bond, and I hereby waive the necessity of preparing or filing any inventory, accounting or formal appraisalment of my estate

ARTICLE EIGHT

Construction

Throughout this Will, the masculine gender shall be deemed to include the feminine and the neuter, the singular shall be deemed to include the plural, and vice versa. The headings used herein are for convenience only and shall not be construed or interpreted as limiting the scope of the Article to which the heading pertains.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of Jesse M. Harrington, and Frances E. Cummings, whom I have requested to act as subscribing witnesses hereto on this, the 27th day of September, 2000.

Willie Martin Robinson
WILLIE MARTIN ROBINSON

WITNESS:

Jesse M. Harrington
Jesse M. Harrington

Frances E. Cummings
Frances E. Cummings

We, each of the subscribing witnesses to the foregoing Last Will and Testament of WILLIE MARTIN ROBINSON, do hereby declare that we have acted as subscribing witnesses hereto at the request of the said WILLIE MARTIN ROBINSON; that she declared this instrument to be her Last Will and Testament to us; that she affixed her signature hereto in the presence of each of us; that we affixed our signatures hereto in her presence and in the presence of each other, all on the day and

year above written; and that on this occasion the said WILLIE MARTIN ROBINSON was of sound and disposing mind and memory

WITNESS OUR SIGNATURES on this, the 27th day of September, 2000.

WITNESS:

ADDRESS:


Jesse M. Harrington

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


Frances E. Cummings

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

L:\1885\16330\W001C wmr wpd

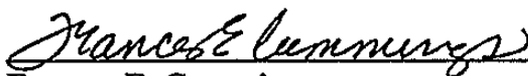
PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Jesse M. Harrington, and Frances E. Cummings, credible and competent subscribing witnesses to the foregoing instrument of writing dated the 27th day of September, 2000, purporting to be the Last Will and Testament of WILLIE MARTIN ROBINSON, each of whom having been first duly sworn, state on oath that the said WILLIE MARTIN ROBINSON signed, made, published and declared said instrument as her Last Will and Testament on the 27th day of September, 2000, the date of said instrument, in the presence of these affiants; that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint; that the affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of WILLIE MARTIN ROBINSON, and in the presence of WILLIE MARTIN ROBINSON, and in the presence of each other; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation; that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi; that at the time of said attestation the Testatrix, WILLIE MARTIN ROBINSON, indicated to the affiants that she was a resident of and had a fixed place of residence in Rankin County, State of Mississippi; and that this Proof of Will is attached to the original of that certain foregoing written instrument signed, made, published and declared by the said Testatrix, WILLIE MARTIN ROBINSON, as her Last Will and Testament on this, the 27th day of September, 2000

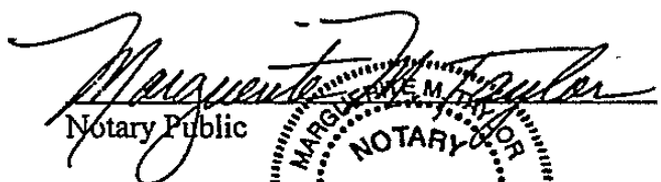


Jesse M. Harrington
400 E. Capitol Street, Suite 300
Jackson, MS 39201

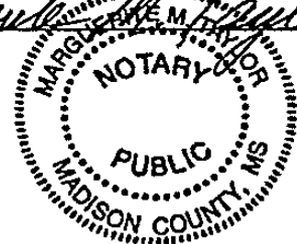


Frances E. Cummings
400 E. Capitol Street, Suite 300
Jackson, MS 39201

SWORN TO AND SUBSCRIBED before me on this, the 27th day of September, 2000.

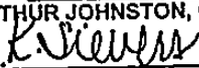


Notary Public



My Commission Expires: April 29, 2002
Bonded Thru Helden. Brooks &

MADISON COUNTY MS - This instrument was
filed for record May 2, 2007.

Book 41 Page 429
ARTHUR JOHNSTON, C. C
BY:  D.C

FILED
THIS DATE

MAY 04 2007

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

#2001-435

Last Will and Testament

OF

SUE MILLER HAWKINS

I, SUE MILLER HAWKINS, an adult resident of Flora, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My husband is deceased. I have one (1) adult child now living, namely: ROBERT MILLER HAWKINS, SR., and four (4) adult grandchildren now living, namely: DEBORAH ANN CALVERT, DOUGLAS EDWARD HAWKINS, PATRICIA YVONNE GREENE, and one (1) minor grandchild now living, KATHLEEN ANGELA HAWKINS. The words "child," "children," "grandchild," or "grandchildren" as used herein shall include any children hereafter born to my child 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:

Sue Miller Hawkins

Page 1 of 7 Pages

ITEM II.

I appoint my son , ROBERT MILLER HAWKINS, SR., Executor of my estate under this Will. If my son, ROBERT MILLER HAWKINS, SR., resigns, becomes incapacitated or unable to serve, I appoint DOUGLAS EDWARD HAWKINS 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.

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

FOR IDENTIFICATION:

Robert Miller Hawkins

personal representative of my estate, whether one or more than one, and to any successor, Executor or Administrator.

ITEM V.

I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character and wheresoever situated to the following beneficiaries in the percentages as indicated, to-wit:

To ROBERT MILLER HAWKINS, SR., fifty percent (50%) of my estate. If ROBERT MILLER HAWKINS, SR. does not survive me, his share shall be distributed to JANET JORDAN HAWKINS, per stirpes.

To DEBORAH ANNE CALVERT, twelve and one-half percent (12.50%) of my estate. If DEBORAH ANNE CALVERT does not survive me, her share shall be distributed proportionately to the other beneficiaries herein in equal shares, per stirpes.

To DOUGLAS EDWARD HAWKINS, twelve and one-half percent (12.50%) of my estate. If DOUGLAS EDWARD HAWKINS does not survive me, his share shall be distributed proportionately to the other beneficiaries herein in equal shares, per stirpes.

To PATRICIA YVONNE GREENE, twelve and one-half percent (12.50%) of my estate. If PATRICIA YVONNE GREENE does not survive me, her share shall be distributed proportionately to the other beneficiaries herein in equal shares, per stirpes.

To KATHLEEN ANGELA HAWKINS, twelve and one-half percent (12.50%) of my estate. If KATHLEEN ANGELA HAWKINS is a minor at the time of my death, her share

FOR IDENTIFICATION:

See M. Hawkins

shall be distributed to LYNN DAVIS ANGELO as guardian of the property of KATHLEEN ANGELA HAWKINS until she shall reach the age of majority. If KATHLEEN ANGELA HAWKINS does not predecease me but dies prior to attaining the age of majority, her share of my Estate shall be distributed by the guardian of her property to her Estate. If KATHLEEN ANGELA HAWKINS does not survive me, her share shall be distributed proportionately to the other beneficiaries herein in equal shares, per stirpes.

ITEM VI.

Any recipient of property hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor.

ITEM VII.

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

FOR IDENTIFICATION:

Lynn Miller Hawkins

authorities granted in this Will or by the Uniform Trustees' Powers Law of Mississippi without the necessity of obtaining court approval. All rights, powers, duties and discretion granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. I direct that neither my Executor nor any successor Executor or Administrator shall be required to make any bond as Executor or Administrator. To the extent permissible by law, I waive the requirement that my Executor, or any successor Executor or Administrator, be required to make a formal appraisal, provide an inventory, or file an accounting for my estate with any court.

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. 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

FOR IDENTIFICATION:

Lee William Henderson

Page 5 of 7 Pages

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.

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 or any loan to which my property is subject at my death prior to the closing of my estate and the discharge of my Executor, but may distribute such property at its value net of such loan in satisfaction of any bequest herein.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 27 day of Jan, 2008.

Sue Miller Hawkins
SUE MILLER HAWKINS

This instrument was, on the day and year shown above, signed, published and declared by SUE MILLER HAWKINS 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.

Bonnie D Walker
Witness

110 Liberty Street
Flora, Mo. 39071
Address

Edna E. Alford
Witness

P.O. Box 179
Flora, Miss. 39071
Address

FOR IDENTIFICATION:

Sue Miller Hawkins

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THIS DATE
MAY 04 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY Stacey Tolen D.C.

IN THE MATTER OF THE ESTATE OF
SUE MILLER HAWKINS, DECEASED

CIVIL ACTION NO. 01-435B

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority at law in and for the jurisdiction aforesaid, the within named EDNA EARL ALLARD, who being by me first duly sworn according to law, says on oath:

1. This Affiant is one of the Subscribing Witnesses to an attached instrument of writing purporting to be the Last Will and Testament of Sue Miller Hawkins, deceased, who was personally known to the Affiant, and whose signature is affixed to the Last Will and Testament dated the 27th day of January, 2001.

2 That on the 27th day of January, 2001, Sue Miller Hawkins signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of the undersigned Affiant, and also in the presence of BONNIE D. WALKER (NOW TRIPLETT), the other Subscribing Witness to the instrument.

3. That Sue Miller Hawkins was then and there of sound and disposing mind and memory and well above the age of twenty-one years.

4. That this Affiant and Bonnie D. Walker (now Triplett) subscribed and attested said instrument, as witnesses to the signature and publication thereof, and at the special instance and request of, and in the presence of the said Sue Miller Hawkins, and in the presence of each other.

5. And further, your Affiant says naught.

Edna Earl Allard
EDNA EARL ALLARD,

SWORN TO AND SUBSCRIBED BEFORE ME on this the 27th day of April, 2007.

Susan Cox Phillips
NOTARY PUBLIC

MY COMMISSION EXPIRES
6/4/2010



MADISON COUNTY MS. This instrument was filed for record May 4th, 2007.

Book 41 Page 437

ARTHUR JOHNSTON, C. C.

BY: Stacey Tolen D.C.



IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT - PROBATE DIVISION

FILED
THIS DATE
MAY 09 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Sandy Tolson* D.C.

I, HENRY A. BUDZINSKI Judge of the Circuit Court of Cook County, Illinois,
certify that DOROTHY BROWN was on the date of the attached certificate the duly
qualified clerk of this court and that the certificate was made by her and is in legal form.

NOVEMBER 02, 2006

Henry A. Budzinski

Judge

Judge's No.

I, DOROTHY BROWN Clerk of the Circuit Court of Cook County, Illinois, certify that
HENRY A. BUDZINSKI was on the date of the above certificate a duly qualified judge of
this court and that the certificate was made by the judge.

Witness, NOVEMBER 03, 2006

Dorothy Brown

Clerk of Court

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

ALICE H. MACKEVICH

I, ALICE H. MACKEVICH, of Chicago, Illinois, make this my will, and revoke all prior wills and codicils.

FIRST: To the extent that the available cash and readily marketable assets held under the Trust Agreement hereafter mentioned are insufficient to make the payments required under SECOND of that Trust Agreement, my executor shall pay the expenses listed in that Article, in the manner set forth therein.

My executor shall make such elections under the tax laws as my executor deems advisable, without regard to the relative interests of the beneficiaries. No adjustment shall be made between principal and income or in the relative interests of the beneficiaries to compensate for the effect of elections under the tax laws made by my executor or by the trustee under the Trust Agreement hereafter mentioned.

SECOND: My husband's name is IRA MACKEVICH, and he is referred to herein as "my husband". I have two children now living, namely my sons, EUGENE MACKEVICH and DANIEL MACKEVICH.

THIRD: I give all my personal and household effects, automobiles, boats, and collections, and any insurance policies on that property, to my husband, if he survives me by 30 days, otherwise to the then acting trustee under the Trust Agreement first executed by me on June 15, 1977, to be distributed among my descendants and their

Alice H. Mackevich

spouses in accordance with my instructions to said trustee My executor shall sell any property which is not distributed within 60 days after admission of this will to probate, and shall add the proceeds to the residue of my estate.

FOURTH: All the residue of my estate, wherever situated, including lapsed legacies and devises, but expressly excluding any property over which I may have power of appointment at my death, I give to the then acting trustee under the Trust Agreement first executed by me on June 15, 1977, before the execution of this will, under which my husband and my son, EUGENE MACKEVICH, are now named as successor cotrustees, to be added to the trust estate held under that Trust Agreement as in effect at my death. If, at my death, any trust under the aforementioned Trust Agreement has become executed, my executor shall make distribution to the beneficiary without the intervention of the trustee.

FIFTH: I appoint my husband, IRA MACKEVICH, as executor of this will. If, for any reason, my husband is unwilling or unable to act as executor, I appoint EUGENE MACKEVICH, JAY HESDORFFER, MARIETTA HESDORFFER, NANCY MACKEVICH GLAZER and BARRY GLAZER, each to act alone and successively, in the order named, as executor.

I give my executor power to invest in bonds, stocks, notes, bank deposits, shares of registered investment companies, or other property, lease, borrow, with or without security, from any lender, including an executor hereunder, sell or exchange all or any part of my estate, real or personal, for such prices and upon such terms as my executor deems

Alice H. Mackevich

proper, to compromise, contest, prosecute, or abandon claims in favor of or against my estate; to distribute income and principal, in cash or in kind, or partly in each, and to allocate or distribute undivided interests, different assets, or disproportionate interests in assets (and no adjustment shall be made to compensate for a disproportionate allocation of unrealized gain for Federal income tax purposes), and to value my estate in order to make allocation or distribution; and no action taken by my executor pursuant to this power shall be subject to question by any beneficiary; to deal with the fiduciary of any trust or estate in which any beneficiary under the aforementioned Trust Agreement has an interest, though an executor hereunder is such fiduciary; and to execute and deliver necessary instruments and give full receipts and discharges. The foregoing powers shall be exercised by my executor without authorization by any court and, as to property subject to administration outside the state of my domicile, only with the approval of my domiciliary executor. No bond or security shall be required of any executor, wherever acting. If permitted by law, and if not inconsistent with the best interests of the beneficiaries, as determined by my executor, the administration of my estate shall be independent of the supervision of any court.

IN WITNESS WHEREOF I have signed this will, consisting of five pages, the following pages included, and for the purpose of identification have placed my signature at the foot of each page not otherwise requiring my signature, this 9th day of May, 2000.

Alice H. Mackevich
ALICE H. MACKEVICH

We certify that, on the date thereof, the above instrument was signed and declared by ALICE H. MACKEVICH, as her will, in our presence, and that we, at her request and in her presence, and in the presence of each other, have signed our names as witnesses thereto, believing ALICE H. MACKEVICH to be of sound mind and memory at the time of signing.

Elaine G. Wagner
(Signature)

Residing at 2135 E. SONORA

ELAINE A. WAGNER
(Printed or Typed)

Palm Springs, CA 92264

Mari Lynn Boswell
(Signature)

Residing at 75415 Palm Shaded Dr

MARI LYNN BOSWELL
(Printed or Typed)

Indian Wells Ca 92010

Elaine E. Hill
(Signature)

Residing at 1800 So. Sunrise

ELAINE E. HILL
(Printed or Typed)

Way, Palm Springs CA
92264

Alice H. Mackevich

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

We, the undersigned, being the testator and the witnesses, respectively, whose names are signed on the foregoing instrument, and first being duly sworn, hereby declare to the undersigned authority that the testator, in the presence of witnesses, signed the instrument as her last will, that she signed willingly, that each of the witnesses, in the presence of the testator and in the presence of each other, signed the will as a witness, and that, to the best of each witness's knowledge, the testator was of legal age at that time, of sound mind, and under no constraint or undue influence.

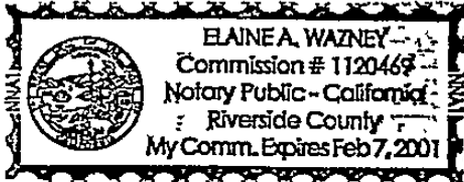
Alice H. Mackevich
ALICE H. MACKEVICH

Meredith Rose
WITNESS

Elaine G. Wazney
WITNESS

Elaine E. Hill
WITNESS

SIGNED and SWORN to before me by ALICE H. MACKEVICH, the testator, and by each of the above witnesses, this 8th day of May, 2000.



Elaine G. Wazney
NOTARY PUBLIC

My Commission Expires: 2/7/01

I hereby certify that the document to which this certification is affixed is a true copy.

Date Nov. 03, 2006

Dorothy Brown
Clerk of the Circuit Court
of Cook County, IL



DOROTHY BROWN
CLERK OF CIRCUIT COURT
PROBATE DIVISION

05 MAY 13 PM 4: 04

FILED

MADISON COUNTY MS. This instrument was filed for record May 9th, 2007.

Book 41 Page 445
ARTHUR JOHNSTON, C. C.

BY: Stoten D.C.



**LAST WILL AND TESTAMENT
OF
H. L. SUMLER**

2007-278

I, the undersigned **H. L. SUMLER**, 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 instrument to be my Last Will and Testament, hereby revoking any previous Wills or Codicils thereto, heretofore made by me.

ITEM I

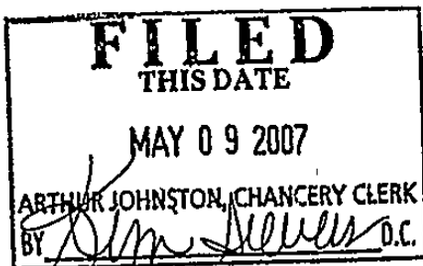
I hereby name, constitute and appoint my wife, **THELMA JEAN VOSS**, as Executrix of this, my Last Will and Testament and direct that she act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. In the event she has predeceased me, or is unwilling, unable, or incompetent to act as Executrix, I hereby name, constitute and appoint my son, **H. L. SUMLER, JR.**, as Alternate Executor, under the same terms and conditions heretofore imposed upon **THELMA JEAN VOSS**.

ITEM II

I hereby give, devise and bequeath all property owned by me at the time of my death, including that certain mobile home owned by me and situated in the Northeast 1/4 of Section 5, Township 8 North, Range 1 West, Madison County, Mississippi, to my children, namely: **H. L. SUMLER, JR., PERMARIE L. SUMLER, AGRILLA M. SUMLER, ELMIRA SUMLER, CURTIS C. SUMLER, LINDA F. SUMLER, LEONARD R. SUMLER,** and **ROSIE L. BRACY**, and, the son of **THELMA JEAN VOSS**, **RANDY E. BLAKE**, in equal shares, share and share alike, or should any of them have predeceased me, to their issue, per stirpes. I hereby direct that in the event my wife survives me, that she maintain residence in house referred to herein for the duration of her life, which life estate shall terminate upon her death or placement in a primary health care facility on a permanent basis.

It is the specific intent of the undersigned that **RANDY E. BLAKE**, the child of **THELMA JEAN VOSS**, receive a one-ninth (1/9th) share in property owned by me at the time of my death, being the same percentage hereby devised to those eight children born to me during my previous marriage.

WITNESS MY SIGNATURE on this, the 9th day of September, 1999.



[Signature]
H. L. SUMLER

CERTIFICATE OF WITNESSES

WE, the undersigned subscribing witnesses to the Last Will and Testament of H. L. SUMLER, do hereby certify that we witnessed his signature on said instrument at his special instance and request, in his presence, and in the presence of each other. We further certify that when he signed the Last Will and Testament, H. L. SUMLER, was above the age of twenty-one years and of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 9th day of September, 1999.

Ronald M Kirk WHOSE ADDRESS IS: P. O. Drawer N
Flora, Ms 39071

Susan C Phillips WHOSE ADDRESS IS: P.O. Box 542
Flora MS 39071

PREPARED BY:
RONALD M. KIRK
ATTORNEY AT LAW
4854 MAIN STREET
P. O. DRAWER N
FLORA, MISSISSIPPI 39071
PHONE: 601-879-8264
FAX: 601-879-9411
M.B #3820

MADISON COUNTY MS This instrument was
filed for record May 9, 2007
Book 44 Page 452
ARTHUR JOHNSTON, C. C.
BY: K. Sellers D.C. 

LAST WILL AND TESTAMENT
OF
ELONZO EALEY

I, the undersigned, ELONZO EALEY, an adult resident citizen of Yazoo County, Mississippi, being above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking all previous wills or codicils thereto heretofore made by me.

ITEM I

I hereby name, constitute and appoint my daughter, CAROLYN ROBERTSON, as Executrix of this my Last Will and Testament and direct that she act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. Further, I hereby waive inventory and appraisal of the assets of my Estate and, insofar as is lawful, inventory thereof. In the event my daughter, Carolyn, has predeceased me, or if we are killed in a common disaster, or in incompetent, unwilling or unable to act in the capacity as Executrix, I then hereby name, constitute and appoint my wife, MARY JANE EALEY, as an Alternate Executrix under the same terms and conditions imposed upon my daughter.

ITEM II

I hereby give, devise and bequeath the assets of my estate to the following individuals, and in the following manner, to-wit:

1. To my daughter, CAROLYN ROBERTSON, should she survive me, I hereby give, devise and bequeath that certain tract of real estate situated in Yazoo City, Yazoo County, Mississippi, described as Lot 16, Delta Subdivision, or, in the event she predeceases me, to her issue, per stirpes

2. I hereby give, devise and bequeath unto my daughter, SHENESA EALEY, the homestead property currently occupied by me and my wife, MARY JANE EALEY, upon the death of the survivor of us.

3. I hereby give, devise and bequeath unto my daughter, REBECCA PORTER, should she survive me, Lot 40 Hendrix-Perry Subdivision, Yazoo County, Mississippi, or, in the event she has predeceased me, to her issue, per stirpes

4. I hereby give, devise and bequeath unto my son, ROGER EALEY, should he survive me, Lot 39 Hendrix-Perry Subdivision, Yazoo County, Mississippi, or, in the event he has predeceased me, to his issue, per stirpes.

EE

FILED
THIS DATE
MAY 09 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *K. Stevens* D.C.

All other property owned by me at the time of my death, whether the same is real, personal or mixed, and wheresoever situated, I hereby give, devise and bequeath unto my daughter, CAROLYN ROBERTSON, as her own, in fee simple, absolutely.

IN WITNESS WHEREOF, I have hereunto placed my hand and seal on this, the 30th day of May, 2000.

Elonzo Ealey
ELONZO EALEY

CERTIFICATE OF SUBSCRIBING WITNESSES

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

WITNESS OUR SIGNATURES on this, the 30th day of May, 2000.

Ronald M Kirk Whose Address is: 168 N. 2nd St.
Flora, Ms 39071

Susan C. Phillips Whose Address is: P.O. Box 542
Flora MS 39071

PREPARED BY:
RONALD M. KIRK
ATTORNEY AT LAW
4854 MAIN STREET
P. O. DRAWER N
FLORA, MISSISSIPPI 39071
PHONE. 601-879-8264
FAX. 601-879-9411
MB.#3820

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF ELONZO EALEY, DECEASED

CIVIL ACTION, FILE # 2006-731

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the state and county aforesaid, Ronald M. Kirk, who being first by me duly sworn stated on oath that affiant is one of the subscribing witnesses to the foregoing and annexed instrument of writing, purporting to be the Last Will and Testament of Elonzo Ealey, deceased late of Madison County, and that the said Elonzo Ealey signed, published and declared said instrument as his Last Will and Testament, on May 30, 2000, the day of the date of said instrument in the presence of this affiant, and in the presence of Susan C. Phillips, the other subscribing witness thereto, and that the said testator was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this affiant and Susan C. Phillips, the other subscribing witness, subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and in the presence of testator, and in the presence of each other, on the day and year of the date thereof, and the affiant's address is 168 North 2nd Street, Flora, MS 39071.

Ronald M. Kirk
RONALD M. KIRK

SWORN TO AND SUBSCRIBED BEFORE ME, this the 4th day of April, 2006.

Susan Coe Phillips
Notary Public

My Commission Expires: 6/4/2006

MADISON COUNTY MS This instrument was
filed for record May 9, 2007.
Book 41 Page 454
ARTHUR JOHNSTON, C C
BY R. Stevens D.C.



FILED
THIS DATE
MAY 09 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY R. Stevens D.C.

LAST WILL AND TESTAMENT OF
NELL C. MAY

2007-476-B

I, **NELL C. MAY**, of Madison County, Mississippi, hereby revoke my previous Wills and declare this to be my Last Will.

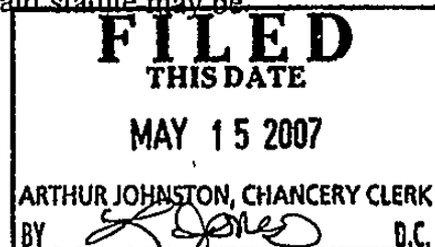
SECTION 1. I direct that all of my just debts, my funeral expenses, including the cost of a suitable monument for my gravesite, unpaid charitable pledges, whether or not the same are enforceable obligations of my estate, and the costs of administration of my estate be paid as soon as practicable after my death. My Co-Executors, in their sole discretion, may pay from my domiciliary estate all or any portion of the costs of ancillary administration and similar proceedings in other jurisdictions.

In the event that any property or interest in property passing under this Will, by operation of law or otherwise by reason of my death, other than as a part of my residuary estate, shall be encumbered by mortgage or lien, or shall be pledged to secure any obligation, whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually, it is my intention that such indebtedness shall not be charged to or paid from my estate, but that the devisee, legatee, joint owner taking by survivorship, or beneficiary receiving such property or interest in property shall take it subject to all encumbrances existing at the time of my death.

SECTION 2. Any historical artifacts and papers having an Itawamba County or Mississippi interest, should be identified by my heirs, and delivered to the Itawamba County Library, Fulton, Mississippi, as a charitable contribution.

SECTION 3. All the rest, residue, and remainder of my estate of whatsoever nature and wheresoever situated, I bequeath and devise in equal shares to my three children; namely, **MICHAEL MAY**, **MARY MAY McKELLAR**, and **ARTHUR WILLIAM MAY**.

SECTION 4. I authorize my Co-Executors (including any Substitute Executor) in the exercise of a reasonable discretion with respect to all property, real or personal, at any time forming part of my estate, to exercise any and all powers set forth in §§ 91-9-101 to 91-9-119 of Mississippi Code of 1972 as amended, to the extent applicable, all of which provisions and powers are incorporated herein by reference as fully as if copied herein verbatim and any other powers that may be provided by law. These powers are granted, notwithstanding that said statute may be amended hereafter or repealed at the time of my death.



SECTION 5. I appoint my three children; namely, MICHAEL MAY, MARY MAY McKELLAR, and ARTHUR WILLIAM MAY, to be the Co-Executors of my estate. In the event one or two of my children choose not to serve as Co-Executors, then the remainder shall serve. I direct that no bond or other security shall be required of my Co-Executors for the faithful performance of their duties as such, and I waive the requirements of a formal inventory.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament, consisting of this page and ONE preceding typewritten page(s), and for the purposes of identification, I have initialed each such page, all in the presence of the persons witnessing it at my request on this the 28th day of September, 2001, at Madison County, Mississippi.

Nell C. May
NELL C. MAY

The foregoing instrument, consisting of this and _____ typewritten page(s), was signed, sealed, published and declared by NELL C. MAY, the testatrix, to be her Last Will and Testament, in our presence, and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses on this the 28th day of September, 2001, at Bidgeland, Mississippi.

Sharon Murrell residing at 7576 N. Chapel Rd,
Bolton MS. 39041

Monica Higgins residing at 275 East Sowell Rd
Canton, MS 39044

AFFIDAVIT OF WITNESSES

STATE OF TENNESSEE:
COUNTY OF SULLIVAN:

The undersigned witnesses, being duly sworn and placed under oath, and at the request of NELL C. MAY, do depose and upon our oath say that we both are of lawful age; that we both acted as attesting witnesses to the signing and execution of the Last Will and Testament of NELL C MAY which bears the date of the ____ day of _____, 2001, and to which our signatures are affixed and this Affidavit is attached; that we both acted as such witnesses at the request of NELL C. MAY; that the Will was signed, sealed and acknowledged by NELL C. MAY as and for his Last Will And Testament, in the presence of us both; that we subscribed our names to the Will as attesting witnesses in the presence of each other and NELL C. MAY, and that at the signing of the Will, we believe NELL C. MAY to be of sound mind and disposing memory and over the age of eighteen (18) years.

WITNESS

WITNESS

SWORN TO AND SUBSCRIBED TO before me this the ____ day of _____, 2001.

My Commission Expires: _____

NOTARY PUBLIC

MADISON COUNTY MS This instrument was filed for record May 15, 2007.

Book 41 Page 457
ARTHUR JOHNSTON, C. C.

BY: Arthur Johnston D.C.



#2007-400

BOOK 0041 PAGE 0460

LAST WILL
AND
TESTAMENT
OF
DORIS GLENN WILLIAMS

FILED
THIS DATE
MAY 16 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Sharon Tolan* D.C.

I, DORIS GLENN WILLIAMS, resident citizen of Jackson, Hinds County, Mississippi, being over twenty-one years of age and of sound and disposing mind and memory, do hereby make, publish and declare this instrument of writing to be my Last Will and Testament.

Item One

I direct the Executor of my Last Will and Testament to pay all my just debts as soon as practicable after my death.

Item Two

I nominate, constitute and appoint my son, Robert Glen Williams, to be the Executor of this my Last Will and Testament, or if he be unable or unwilling to so serve, then, in such event, I so appoint my daughter, Sharon Lynn Williams Griffin to so serve, either of which to serve without being required to give bond.

Item Three

I give, devise and bequeath my entire estate after payment of my just and lawful debts to my three children per stirpes, share and share alike.

Item Four

I hereby direct that My son, Robert Glen Williams serve as guardian of my daughter, Patricia Gayle Williams for so long after my death as she shall be a minor, and if he cannot or will not so serve, then in such event I direct that her guardian be my daughter Sharon Lynn Williams Griffin for so long as she shall be a minor.

In witness whereof I do hereby sign, make, publish and declare this one page instrument as my Last Will and Testament on this the 12th day of February, 1983.

Doris Glenn Williams

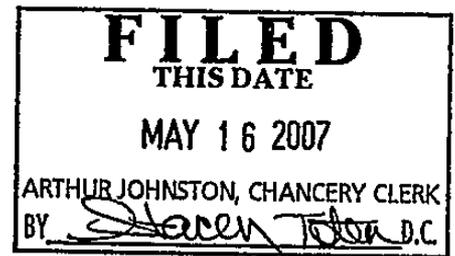
DORIS GLENN WILLIAMS

This, the above and foregoing instrument, consisting of one page was on this the 12th day of February, 1983, subscribed at the end thereof by Doris Glenn Williams, the above-named Testator, and by her signed, made, and published and declared to be her Last Will and Testament in the presence of us and each of us, thereupon at her request, in her presence, and in the presence of each other have hereunto subscribed our names as witnesses thereto.

RE

Mary C. Peery
Marshall Lusk
Dice A Lusk

CODICIL TO
 LAST WILL AND TESTAMENT
 OF
 DORIS GLENN WILLIAMS



I, DORIS GLENN WILLIAMS, a resident of Madison County, Mississippi, being over the age of eighteen (18), of sound mind and disposing memory, do hereby make, publish and declare this Codicil to my Last Will and Testament dated February 12, 1983.

Amendment of Item Two

I revise Item Two of my Last Will and Testament dated February 12, 1983, to state as follows:

I nominate, constitute and appoint my daughter, TRICIA WILLIAMS KIRTLEY, to be the Executrix of this my Last Will and Testament, or if she be unable or unwilling to so serve, then, in such event, I so appoint my son ROBERT GLEN WILLIAMS, to so serve, either of which to serve without being required to give bond.

All other provisions of my Will not inconsistent with this amendment shall remain in full force and effect.

IN WITNESS WHEREOF, I, DORIS GLENN WILLIAMS, set my hand at Flowood, Mississippi, in the presence of the undersigned subscribing witnesses on this 13th day of August, 2002.

Doris Glenn Williams

 DORIS GLENN WILLIAMS

We, the undersigned subscribing witnesses, do hereby certify that the foregoing instrument was, by the Testatrix, DORIS GLENN WILLIAMS, in our presence, declared to be her Codicil and was by her signed in our presence, and by us witnessed at her request, in her presence and in the presence of each other, this 13th day of August, 2002.

G. Michael Massey

Tracy L. Park

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF Rankin

We, G. Michael Massey, and Tracy L. Park, on oath state:

We are the subscribing witnesses to the attached written instrument dated the 13th day of August, 2002, which purports to be a Codicil of Last Will of DORIS GLENN WILLIAMS ("Testatrix").

On this date Testator, in our presence declared the instrument to be her Codicil, signed the instrument in our presence and requested that we attest her execution thereof, whereupon, in the presence of Testatrix and of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument Testatrix was over the age of eighteen (18) years and appeared to be of sound and disposing mind.

This Affidavit is made and signed at the request of Testatrix.

This 13th day of August, 2002.

G. Michael Massey

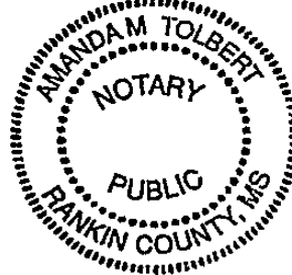
Tracy L. Park

SUBSCRIBED and sworn to before me this 13th day of August, 2002.

Amanda Tolbert
NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires September 20, 2004
Bonded Thru Heiden, Brooks & Garland, Inc.



AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF Rankin

FILED
THIS DATE
MAY 16 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY: Sharon Totten D.C.

I, MARY C. PEERY, on oath state:

I am one of the subscribing witnesses to the written instrument dated the 12th day of February, 1993, which purports to be the Last Will of Doris Glenn Williams ("Testatrix").

On February 12, 1993, Testatrix, in my presence declared the instrument to be her Will, signed the instrument in our presence and requested that we attest the execution thereof; whereupon, in the presence of Testatrix and of each other, I signed my respective name as attesting witness. At the time of the execution of the instrument, Testatrix was over the age of eighteen (18) years and appeared to be of sound mind and disposing memory.

This Affidavit is made and signed at the request of Patricia Williams Kirtley, Robert Glen Williams and Sharon Lynn Williams Brannon who are seeking to admit the purported Last Will of Doris Glenn Williams to probate.

This 20th day of April, 2007.

Mary C. Peery

Address: 130 Springtree Dr
Brandon, Ms. 39042
Telephone No.: 601-825-0823

SUBSCRIBED and sworn to before me this 20th day of April, 2007.

Robert J. V. [Signature]
NOTARY PUBLIC

My Commission Expires:



MADISON COUNTY MS. This instrument was filed for record May 16th 2007.
Book 41 Page 460
ARTHUR JOHNSTON, C. C.
BY: Sharon Totten D.C. 

Last Will and Testament

I Charles Wayne Little being of sound mind Will all I own to my brother Roger Little

sign. 8-11-05
date Charles Wayne Little

Witness

Everette A. Sartin -
139 East Hill Dr.
Madison MS 39110

Date Aug 11, 2005

Sandy Sartin 8-11-05
139 E. Hill Dr
Madison, MS 39110

FILED
THIS DATE
MAY 17 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY Kim [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF CHARLES WAYNE LITTLE

CAUSE NO.: 2006-382

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Sandra (aka Sandy) Sartin, 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 CHARLES WAYNE LITTLE; that the said Charles Wayne Little signed, published and declared said instrument to be his Last Will and Testament on the day of August 2005 in the presence of this affiant and Everette Sartin, the other subscribing witness to said instrument; and that said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Everette Sartin 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.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 16th day of May, 2007.

Sandra Sartin
Sandra Sartin

Keith R. Lindsey
NOTARY PUBLIC

My Commission Expires:

July 17, 2010



FILED
THIS DATE
MAY 17 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY A. Johnston D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF CHARLES WAYNE LITTLE

CAUSE NO.: 2006-382

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, **Everett Sartin**, 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 CHARLES WAYNE LITTLE; that the said Charles Wayne Little signed, published and declared said instrument to be his Last Will and Testament on the day of August 2005 in the presence of this affiant and Sandra (aka Sandy) Sartin, the other subscribing witness to said instrument; and that said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Sandra Sartin 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.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 16th day of May, 2007.

Everett Sartin
Everett Sartin

Kendra Lee Lindsey
NOTARY PUBLIC

My Commission Expires:

July 17, 2010



FILED
THIS DATE
MAY 17 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY K. Sewell C.C.

MADISON COUNTY MS. This instrument was
filed for record May 17, 2007
Book 41 Page 465
ARTHUR JOHNSTON, C. C.
BY K. Sewell C.C.



FILED
THIS DATE

MAY 17 2007

ARTHUR JOHNSTON, CHANCERY CLERK

BY *Arthur Johnston* DC

LAST WILL AND TESTAMENT OF

JANET HUNT MESSICK

BOOK 0041 PAGE 0468

I, JANET HUNT MESSICK, of Madison, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare the following to be my Last Will and Testament;

FIRST; I hereby revoke any and all Wills and Codicils heretofore made by me, including one early this same date.

SECOND; I direct that all of my legally enforceable debts and funeral expenses be paid as soon after my death as may be practicable.

THIRD; I hereby give, devise and bequeath all of my property and estate, real, personal and mixed, of whatsoever kind and nature and wheresoever situate, of which I may die seized or possessed, including any property over which I may have the power to appoint or dispose, as follows;

A. I give all of my estate to my son, ROBERT WAYNE HUNT, per stirpes, less the grandchildren B. following amounts;

B. I give the sum of \$1,000 (one thousand) to each and every grandchild listed; per stirpes, *Paid 8/16/04*

MARK R. ROBERTS, RHONDA HUNT TOFT, JANA ROBERTS WINGERT, JEFFREY ROBERT HUNT

FOURTH; I hereby nominate, constitute and appoint my son, ROBERT WAYNE HUNT, AS PERSONAL REPRESENTATIVE OF THIS MY ESTATE. I direct that no bond or other security be required of my personal representative in this or any other jurisdiction.

FIFTH; I hereby grant to the personal representative named in this will all the powers and protection provided to him by statute at the time of application that are not in conflict with this instrument. In addition and not in limitation of any common-law or statutory authority, and without application to any court the personal representative shall have the powers and responsibilities described below and to be exercised with absolute discretion.

A. With regard to both real and personal property, for the purpose of obtaining funds for payment of taxes, claims and the cost of administration, payment of bequests and making distributions, conversion into cash, management of property and for every other proper purpose, my personal representative may acquire, retain invest, reinvest, exchange, lease, sell, borrow, mortgage, pledge, transfer and convey in such manner and on such terms without limit as from time to time may be deemed advisable, even for terms beyond the expected administration of my estate, and no purchaser or lender shall be held liable to see the propriety of the transaction nor the application of the proceeds.

B. To pay all or any portion of administration expenses, debts, taxes, penalties and interest out of income or principal and to accumulate the income of the estate for this purpose. Unless otherwise provided by this instrument, the amounts paid from income shall be charged against income, and those payments shall require no reimbursements or adjustment to the accounts of the estate or of the shares that the beneficiaries shall be entitled to receive in income or principal.

SIXTH; A. I hereby grant as of the date of this will and appoint ROBERT WAYNE HUNT MY GENERAL DURABLE POWER OF ATTORNEY to act on my behalf without any limitation.
B. A health-care directive dated 6/29/87 is attached to this will.

Janet Hunt
8/16/04

SEVENTH:In the event that complete distribution of my estate cannot be made under the foregoing terms of my will, I direct that any remaining assets are to be distributed to the non lapsed beneficiaries in relative proportion, A beneficiary to B beneficiaries equally and B beneficiaries equally each.

IN WITNESS WHERE, I have hereunto set my hand and seal at Madison, Mississippi, this 12th day October, 1996.

Janet H. Messick (L.S.)
JANET HUNT MESSICK

The foregoing instrument was subscribed by the above named testatrix, JANET HUNT MESSICK, on the 12th of October, 1996, in our presence was at the same time and place published and declared by her to be her Last Will and Testament and thereupon we at her request and in her presence and in the presence of each other did subscribe our names thereto as attesting witnesses.

[Signature] of 260 W. Working
[Signature]

[Signature] of 6811 OLD CANTON RD #310C
RIDGELAND, MS 39157

MISSISSIPPI SELF-PROVING CLAUSE

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, JANET HUNT MESSICK, ROBERT W. HUNT, and JEFFREY R. HUNT the testatrix and the witnesses respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned officer that the testatrix signed the instrument as her Last Willand Testament dated October 18, 1996 and that she signed voluntarily and that each of the witnesses in the presence of the testatrix at her request, and in the presence of each other signed the Will as a witness and that to the best of the knowledge of each witness the testatrix was at the time eighteen or more years of age, of sound mind and under no constraint or undue influence.


JANET HUNT MESSICK, TESTATRIX


ROBERT W. HUNT, WITNESS


JEFFREY R. HUNT, WITNESS

Subscribed and acknowledged before me by JANET HUNT MESSICK, the testatrix, and by each of the above witnesses on this 19th day of october, 1996.


NOTARY PUBLIC

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

FILED
THIS DATE
MAY 22 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Sellers* D.C.

LAST WILL AND TESTAMENT
OF
KATHERINE RUTH GARRETT

BOOK 1114 | PAGE 1172
2007-439

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

ITEM I.

I hereby appoint, nominate and constitute my husband, PURVIS C. GARRETT, JR., as Executor of this my Last Will and Testament and if he be unable or unwilling to so serve, then my daughter, Glenda Gale Bruce, as Executrix and in either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same.

ITEM II.

I hereby direct my 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.

ITEM III.

As stated, my husband is PURVIS C. GARRETT, JR., and all references in this Will to "my husband" or "said husband" shall be deemed to refer to him.

ITEM IV.

At the present time I have three living children, Glenda Gale Bruce, Bruce Edward Garrett and Kathy Renee Jones, and all references herein in this Will to my children shall be deemed to refer to them.

ITEM V.

I give and bequeath my large wedding band (which I inherited from my mother) to my daughter Glenda Gale Bruce. I give and bequeath my small wedding band (which I inherited from my mother) to my daughter, Kathy Renee Jones.

ITEM VI.

I give and bequeath my diamond cluster ring to my daughter, Glenda Gale Bruce.

K. R. G.

ITEM VII.

I give and bequeath my ruby cluster ring with matching earrings and necklace to my daughter, Kathy Renee Jones.

ITEM VIII.

Should either of my daughters Glenda Gale Bruce or Kathy Renee Jones predecease me, I give and bequeath the jewelry mentioned in Items V, VI, and VII to my surviving daughter.

ITEM IX.

I give, devise, and bequeath the rest, residue and remainder of my property, of whatsoever kind or character and wheresoever situated to my husband, PURVIS C. GARRETT, JR.

ITEM X.

If my said husband shall predecease me, I give, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind or character and wheresoever situated to my children, Glenda Gale Bruce, Bruce Edward Garrett, and Kathy Renee Jones, share and share alike, or, if any of said children predeceases me, I give, devise and bequeath all of my said property to my surviving children or child.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 22 day of November, 1991.

Katherine Ruth Garrett
KATHERINE RUTH GARRETT

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

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

WITNESS: Amy Jennings
Address: 460 Willow Oak Dr
Madison, Ms. 39110

WITNESS: Susan J. Daniels
Address: 1617 The Oaks Ln
Madison, Ms 39110

FILED
THIS DATE
MAY 22 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Stevens* D.C.

LAST WILL AND TESTAMENT
OF
PURVIS C. GARRETT, JR.

B. 004 | PAGE 0475
2007-440

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

ITEM I.

I hereby appoint, nominate and constitute my wife, KATHERINE RUTH GARRETT, as Executrix of this my Last Will and Testament and if she be unable or unwilling to so serve, then my daughter, Glenda Gale Bruce, as Executrix and in either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same.

ITEM II.

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

ITEM III.

As stated, my wife is KATHERINE RUTH GARRETT, and all references in this Will to "my wife" or "said wife" shall be deemed to refer to her.

ITEM IV.

At the present time I have three living children, Glenda Gale Bruce, Bruce Edward Garrett and Kathy Renee Jones, and all references in this will to my children shall be deemed to refer to them.

ITEM V.

I give, devise, and bequeath all of my property, of whatsoever kind or character and wheresoever situated to my wife, KATHERINE RUTH GARRETT.

ITEM VI.

In the event my said wife shall predecease me, I give, devise and bequeath to my children, Glenda Gale Bruce, Bruce Edward Garrett, and Kathy Renee Jones, all of my property, of whatsoever

kind or character and wheresoever situated, share and share alike, or, if any of said children shall predecease me, I give, devise and bequeath all of my said property to my surviving children or child.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 22 day of Nov, 1991.

Purvis C. Garrett, Jr.
PURVIS C. GARRETT, JR.

This instrument was, on the day and year shown above, signed, published and declared by PURVIS C. GARRETT, 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.

WITNESS: Thomas W. Williams
 Address: ~~137~~ P.O. Box 1247
Madison, MS. 39110

WITNESS: Wm. J. Jennings
 Address: 460 Willow Oak Dr.
Madison, Ms. 39110

WITNESS: David L. Powell
 Address: 1012 Willow Oak Dr.
Madison, Miss. 39110

STATE OF MISSISSIPPI
COUNTY OF MADISON

BOOK 0041 PAGE 0477

FILED THIS DATE MAY 22 2007 ARTHUR JOHNSTON, CHANCERY CLERK BY <i>Sherry Tolen</i> D.C.
--

2001-501

LAST WILL AND TESTAMENT OF NETTIE MARIE KERNOP

I, NETTIE MARIE KERNOP, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and a resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, expressly revoking all other wills and codicils thereto heretofore made by me

ITEM ONE After paying all of my debts, including funeral expense and expenses of last illness, I give, devise, and bequeath all proceeds on deposit in my Merchants and Farmers Bank checking account number 102059401 to Naomi and Freddie Hines

ITEM TWO: I give, devise, and bequeath all proceeds on deposit in my Merchants and Farmers Bank savings account number 102059436 to the Mississippi Children's Village to be used for needy children to attend the Kernop Christian Camp

ITEM THREE. I give, devise, and bequeath any furniture in my apartment of which I may die seized and possessed, to Kay and Carl Ferguson

ITEM FOUR: Prior to my death, I have conveyed all real estate in which I once held interest.

ITEM FIVE: I currently have on deposit in Trustmark National Bank, account number 1000828699, approximately \$424,000.00. Some of this money will be used to pay state and federal income taxes for the year 2006 I give, devise, and bequeath all monies on deposit in this account to the Mississippi Baptist Metro Association to be used in the construction and

maintenance of the Kernop Christian Camp I direct that none of these monies be used to pay any salary or any wage income to any person. I direct that all of these monies be expended for the construction of the Kernop Christian Camp, including the construction of roads, installation of utilities such as electricity, gas, and water, installation of sewerage disposal facilities, bath, shower, and toilet facilities, construction of a pavilion for use by campers, a mess hall for the preparation and service of food, and the construction of cabins for campers. It is my thought that a retired missionary might occupy a residence on this property and act as a caretaker for the property and perhaps even as director of the camp. So, some of these monies may be used toward the construction of a residence for a caretaker or director I direct that some officer, employee, or director of Trustmark National Bank oversee the expenditure of these funds to guarantee that all the money is expended in construction and maintenance of the physical plant necessary to operate the Kernop Christian Camp. I direct that all of the monies in this account be so expended within 30 months after my date of death

ITEM SIX. All the rest, residue of remainder of my estate, real, personal or mixed, all of every kind and character, wheresoever located, I will, devise and bequeath to Naomi Hines.

ITEMS SEVEN I hereby name, constitute, and designate Naomi Hines, as Executrix of this my Last Will and Testament. I hereby direct that the Executrix of this my Last Will and Testament not be required to give bond, make inventory, appraisement, or accounting, and to the

extent such requirements may be waived, I hereby waive for my Executrix the requirements of bond, inventory, appraisal, and accounting

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 29 day of Sept, 2016, in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

Nettie Marie Kernop
NETTIE MARIE KERNOP

WITNESSES:

Gustav E. Grims

William R. Burchfield
322 S. Wheatley St.
Ridgeland me, 39157

PROOF OF WILL

STATE OF Mississippi
 COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, Bentley E. Conner, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Nettie Marie Kernop, who, being duly sworn, deposed and said that Nettie Marie Kernop signed, published and declared said instrument as his Last Will and Testament on September 29, 2006, in the presence of this deponent, and in the presence of William R. Burchfield, the other subscribing witness, and that Nettie Marie Kernop was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and William R. Burchfield subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Nettie Marie Kernop, and in the presence of Nettie Marie Kernop and in the presence of each other, on the day and year of the date of said instrument.

Bentley E. Conner
 Bentley E. Conner

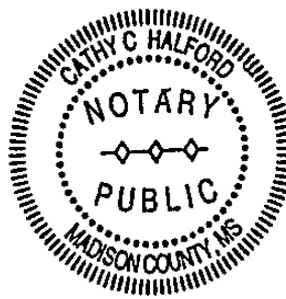
SWORN TO AND SUBSCRIBED before me this 9 day of

May, 2007.

Cathy C. Halford
 Notary Public

My Commission Expires.

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
 MY COMMISSION EXPIRES: Nov 11, 2010
 BONDED THRU NOTARY PUBLIC UNDERWRITERS



PROOF OF WILL

STATE OF Mississippi
COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, William R. Burchfield, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Nettie Marie Kernop, who, being duly sworn, deposed and said that Nettie Marie Kernop signed, published and declared said instrument as his Last Will and Testament on September 29, 2006, in the presence of this deponent, and in the presence of Bentley E Conner, the other subscribing witness, and that Nettie Marie Kernop was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and Bentley E Conner subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Nettie Marie Kernop, and in the presence of Nettie Marie Kernop and in the presence of each other, on the day and year of the date of said instrument.

William R. Burchfield
William R. Burchfield

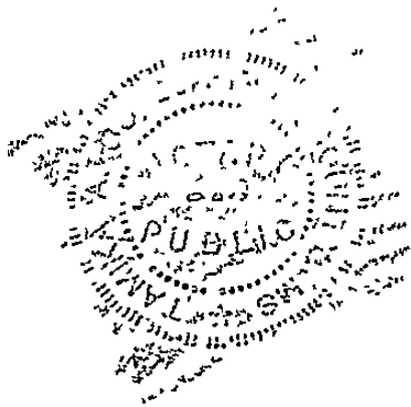
SWORN TO AND SUBSCRIBED before me this 11th day of

May 2007.

Jameka A Buzd
Notary Public

My Commission Expires: NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES June 2, 2007

MADISON COUNTY MS This instrument was
filed for record May 22nd, 2007.
Book 41 Page 477
ARTHUR JOHNSTON, C. C.
BY: Stoten DC 



LAST WILL AND TESTAMENT
OF MRS. EVELYN JAMES LEE

2007-385

I, MRS. EVELYN JAMES LEE, of the Town of Petal, Forrest County, Mississippi, being of sound and disposing mind and memory, and above the age of 21 years, do hereby make, publish and declare this instrument to be my last will and testament, hereby revoking all wills and codicils made by me at any time heretofore.

FIRST: I hereby direct my executors hereinafter named to pay all the necessary funeral and administration expenses and my just debts and claims from my estate as soon after my death as is practical.

SECOND: I hereby give, devise and bequeath all my property, both real and personal or mixed property, and of whatever name or nature and wherever the same may be situated or located, of which I may die seized or possessed, to my beloved husband, N. V. Lee, Jr. In the event my husband should predecease me, then in that event, I hereby give, devise and bequeath all my property, both real and personal or mixed property, of which I may die seized and possessed to my two daughters, Mrs. Linda Jean Lee Ferguson and Mrs. Judith Ann Lee Williams, to share and share alike.

THIRD: In the event my husband and I die as a result of a common accident or common disaster, then in that event I will, devise and bequeath all of my real, personal or mixed property, of which I may die seized or possessed to my two daughters, Mrs. Linda Jean Lee Ferguson and Mrs. Judith Ann Lee Williams, to share and share alike.

FOURTH: I hereby nominate, constitute and appoint Mrs. Linda Jean Lee Ferguson and Mrs. Judith Ann Lee Williams as executors of this, my last will and testament, and direct that they be authorized to act without bond.

IN WITNESS WHEREOF, I have hereunto subscribed my hand at the end hereof and sealed these presnets and do publish and declare the foregoing my last will and testament, this the 2nd day of January, 1980, A.D.

Evelyn James Lee
TESTATRIX

FILED
THIS DATE
MAY 23 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY Arthur Johnston D.C.

WITNESSES:

Aunnette Barr Coghlan
Charles Warren Croft

STATE OF MISSISSIPPI 0
 0
COUNTY OF FORREST 0

CERTIFICATE

We, Aunnette Barr Coghlan and Charles Warren Croft, the two witnesses to the foregoing Last Will and Testament of Mrs. Evelyn James Lee, hereby certify that we witnessed the signature of the testatrix to the above will at her special instance and request, and that we subscribed our names thereto in her presence and in the presence of each other.

WITNESS our signatures on this the ___ day of January, 1980, A.D.

Aunnette Barr Coghlan
Charles Warren Croft

LAST WILL AND TESTAMENT

BOOK 1111 | PAGE 11451

OF

2007-526-B

MARGARET H. MANGOLD

I, MARGARET H. MANGOLD, an adult resident citizen of Madison County, Mississippi, being over the age of eighteen (18) years and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me.

ARTICLE I.

I hereby direct that all my just debts and expenses of my final illness and burial be paid out of the principal of my estate.

ARTICLE II.

I hereby nominate and appoint my daughters, Carol Baxter and Tommie Lynn Mullen, to be Co-Executrixes of this my Last Will and Testament, to serve without security or bond and without any accounting or inventory to any court.

ARTICLE III.

I hereby give, devise and bequeath all the property that I may own at the time of my death, real and personal, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to, to my daughters, Carol Baxter and Tommie Lynn Mullen, share and share alike, per stirpes. If either of my daughters predeceases me, then that daughter's surviving children shall receive their mother's share of my estate.

PAGE ONE OF TWO

FILED
THIS DATE
MAY 30 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Sewell* D.C.

IN WITNESS WHEREOF, I sign, publish and declare this instrument to be my Last Will and Testament, on this the 15 day of August, 1995, at Jackson, Mississippi.

Margaret H. Mangold
MARGARET H. MANGOLD

ATTESTATION

The foregoing instrument, consisting of this and one (1) other page, was signed, published and declared by Margaret H. Mangold, Testatrix, to be her Last Will and Testament, in our presence and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, on this the 15 day of August, 1995, at Jackson, Mississippi.

Barbara J. Neccise
WITNESS

Mary Brock
WITNESS

101-B Suzanne Court, Clinton, MS
ADDRESS 39056

P.O. Box 10534, Jackson, MS 39289
ADDRESS

MADISON COUNTY MS This instrument was filed for record May 30, 2007

Book 41 Page 484

ARTHUR JOHNSTON, C C

BY K. Siemens DC



IN THE CHANCERY COURT OF MADISON COUNTY
MISSISSIPPI

FILED
THIS DATE
MAY 30 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Sewell* DC

IN THE MATTER OF THE ESTATE OF
MARGARET H. MANGOLD, DECEASED

NO. 2007-526-B

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY appeared before me, the undersigned authority of law in and for the above styled jurisdiction, MEL J. BREEDEN, JR., one of the the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Margaret H. Mangold, deceased, late of Madison County, Mississippi, who having been first duly sworn, makes oath that the said Margaret H. Mangold signed, published and declared said instrument as her Last Will and Testament on the 15th day of August, 1995, the day of the date of said instrument, in the presence of thie affiant and Barbara J. Necaïse, that said Testatrix was then of sound and disposing mind and memory and above the age of 21 years; and that this affiant and Barbara J. Necaïse subscribed and attested said instrument as witnesses to the signature and publication thereof, at the said instance and request and in the presence of said Testatrix and in the

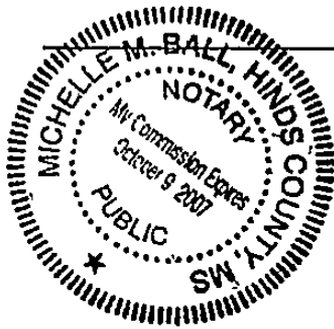
presence of each other.

Mel J. Breeden, Jr.
MEL J. BREEDEN, JR.

SWORN TO AND SUBSCRIBED before me, this 10th day
April, 2007.

Michelle M. Ball
NOTARY PUBLIC

MY COMMISSION EXPIRES:



MADISON COUNTY MS This instrument was
filed for record May 30, 2007

Book 41 Page 486

ARTHUR JOHNSTON, C. C

BY. K. Sellers DC



Last Will and Testament

OF

RAYMOND ADLAI MITCHELL

2007-451

I, RAYMOND ADLAI MITCHELL, of Hinds County, Mississippi, being above the age of 21 years, and of sound and disposing mind and memory and mindful of the uncertainty of human life and intending to dispose of all of my property and estate upon my death, do hereby make, publish and declare this my Last Will and Testament, hereby expressly revoking any and all other wills, codicils and testaments by me at any time heretofore made.

ARTICLE I

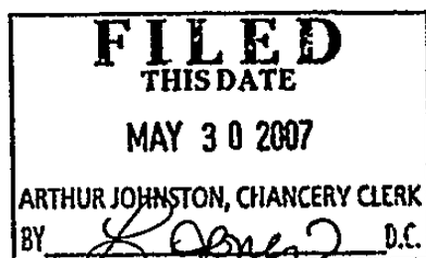
I nominate and appoint my wife, EMMA HOFFMAN MITCHELL, as my Executrix of my Last Will and Testament and request that no bond or security be required and do hereby waive inventory and appraisal of my Estate insofar as permitted by law. If for any reason, she cannot or chooses not to serve, then I nominate and appoint BOBBIE MITCHELL BARBEE, Executrix of my Last Will and Testament to serve under the same terms and conditions.

ARTICLE II

I direct my Executrix to pay my last illness and funeral expenses and all other just debts legally probated against my Estate as soon after my death as can conveniently be done. In case of any claim made against my Estate, I authorize and empower my Executrix to settle the same at their absolute discretion.

ARTICLE III

I will, devise and bequeath all of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, which I may own or have an interest in at the time of my death to my wife, EMMA HOFFMAN MITCHELL, and any taxes assessed because of my death shall be borne by the residuary of my Estate.



ARTICLE IV

In the event my wife predeceases me by more than fourteen (14) days, I will, devise and bequeath all of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, which I may own or have an interest in at the time of my death to BOBBIE MITCHELL BARBEE and JOE MITCHELL per stirpes or their heirs or successors, share and share alike, and any taxes assessed because of my death shall be borne by the residuary of my Estate.

ARTICLE V

In the event my wife and I die in a common disaster, under circumstances so that there is doubt as to which of us dies first, or if my wife does not survive me more than fourteen (14) days, then for purposes of administering my Estate and carrying out my intentions and desires in this my Last Will and Testament, it shall be presumed that I survived my wife. In the event my wife and I die in a common disaster, under circumstances so that there is doubt as to which of us dies first, or if my wife does not survive me more than fourteen (14) days then I will, devise and bequeath one-half (1/2) of my Estate, real personal and mixed, of whatsoever kind and nature and wheresoever situated, which I may own or have an interest in at the time of my death, to BOBBIE MITCHELL BARBEE and JOE MITCHELL per stirpes or their heirs or successors, share and share alike; and I further will, devise and bequeath the remaining one-half (1/2) of my Estate, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, which I may own or have an interest in at the time of my death, to MRS. JOHN STUCKEY, THEODORE HOFFMAN, CARL HOFFMAN, CHESTER HOFFMAN and WALTER HOFFMAN per stirpes or their heirs or successors, share and share alike.

IN WITNESS WHEREOF, I have hereunto set my hand signed this Will which consists of 3 pages on this the 29th day of November, 1983, in the presence of GARY D. THRASH and Melinda D. Riley who attested it at my request.

Raymond A Mitchell
RAYMOND ADLAI MITCHELL

Ray
10/20
DDJ

The above and foregoing Will of RAYMOND ADLAI MITCHELL was declared by him in our presence to be his Last Will and Testament and was signed in our presence; and at his request and in his presence and in the presence of each other was attested by us.

Dany D. Shunk
WITNESS

P o Bix 587
STREET ADDRESS

Jackson, MS
CITY & STATE

The above and foregoing Will of RAYMOND ADLAI MITCHELL was declared by him in our presence to be his Last Will and Testament and was signed in our presence; and at his request and in his presence and in the presence of each other was attested by us.

Melinda D. Kelley
WITNESS

104 New Prospect
STREET ADDRESS

Clinton, MS
CITY & STATE



Rm JAJ
MOR

2007-291

Last Will and Testament

OF

FREDRICK ALEXANDER PERRY

FILED
THIS DATE
JUN 05 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

I, Fredrick Alexander Perry, adult resident citizen of Ridgeland, Madison County, Mississippi, being over the age of twenty-one years, and of a sound and disposing mind, memory and understanding, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all previous wills or codicils heretofore made by me.

From a prior marriage, five children were born, namely, Martha Perry Dickerson, Fred James Perry, Ruby Perry Felton, Theresa Kaye Perry and George Byron Perry.

I was also married to Marie Perry, who predeceased me from this life on June 17, 2002. No children were born or adopted of our union.

ARTICLE ONE

I direct that all of the costs of my last illness and burial not covered by insurance, shall first be deducted from and paid out of the personalty of my estate.

ARTICLE TWO

I desire and direct that my Executor, hereinafter named, pay all of my just debts that may be legally probated and allowed against my estate. This shall be done prior to any distributing of the remainder of my estate.

ARTICLE THREE

I do not believe that my Estate is in excess of \$200,000.00. For this reason, my Estate should not be subject to inheritance taxes. However, I direct that my Executor hereinafter named, pay any and all Federal or State income tax or any other taxes which I may owe at the time of my death. These taxes shall be paid prior to any distribution of any part of my Estate.

Fredrick Alexander Perry

My home and business are located on connecting properties. The legal description of the property on which my residence is located is as follows, to-wit:

Beginning at the southwest corner of Lot 2, Block "D" of McLaurin Tougaloo Heights, a subdivision in Section 36, township 7 North, Range 1 East of record in Plat Book 2 at Page 7 in the records of the office of the Chancery Clerk of Madison County, Mississippi, and run thence N 1 degree 10 minutes E a distance of 182.4 feet to a point; run thence S 87 degrees 40 minutes E a distance of 125 feet to the Point of Beginning of the tract herein described; run thence N 1 degree 10 minutes E a distance of 117 feet to a stake; run thence S 87 degrees 40 minutes E for 207 feet more or less to the West right of way line of Lightview Avenue; run thence southwesterly along west line of Lightview Avenue to a point which S 87 degrees 40 minutes E a distance of 152 feet more or less from the Point of Beginning; run thence N 87 degrees 40 minutes West a distance of 152 feet more or less to the Point of Beginning.

The Parcel Number of this property is 071G-36A-075/01.

The description of the property which my business, Perry's Garage, is located is as follows, to-wit:

Lots 4 and 5, Less 44.4 feet evenly off south end, Block D, in McLaurin-Tougaloo Heights, a subdivision according to a map or plat thereof which is on file and of record in the office of the Chancery Clerk of Madison County at Canton, Mississippi, in Plat Book No. 2 at Page 7, reference to which is hereby made in aid of and as a part of this description.

The Parcel Number of this property is Lot 4: 071G-36A-078/01, and Lot 5: 071G-36A-078/02.

ARTICLE FIVE

The land which constitutes my homestead which is located next to my business, I do here give, devise and bequeath unto my following children, namely, Martha Perry Dickerson, Fred James Perry, Ruby Perry Felton and George Byron Perry, share and share alike. Should any my four children predecease me from this life, then their portion of my estate shall be divided between those of my children who survive me.

ARTICLE SIX

I do here give, devise and bequeath to my son, Fred James Perry, my business known as Perry's Garage, all tools and structures on said land and property, as wells as the real property on which my business is situated. The legal description of this property is set forth in Article IV above and is designated as Lots 4 and 5, Block D, McLaurin-Tougaloo Heights. This bequeath to my son, Fred James Perry, shall not count in any way toward the

Franklin Alexander Perry

distribution of the remainder of my Estate. This is strictly a gift from me to Fred James Perry.

ARTICLE SEVEN

My father gave me a 9 MM German Luggar Pistol. At the time he gave me the pistol, he said to me that he wanted to keep the pistol in the family. At my death, the pistol shall go to my son, George Byron Perry.

ARTICLE EIGHT

By these presents, it is my will and desire that all of the remainder of my property, real, personal or mixed, of whatever kind and nature and wheresoever situated, of which I die seized or possessed or to which I shall be entitled at the time of my death or over which I shall have power of appointment, I do here give, devise and bequeath unto my children, Martha Perry Dickerson, Fred James Perry, Ruby Perry Felton and George Byron Perry.

ARTICLE NINE

I have intentionally and with full knowledge failed to provide for my daughter, Theresa Kaye Perry. I love Theresa as much as I do any of my other children, but I feel that I have more than adequately provided for her during my lifetime. It is for this and no other reason that she is omitted as a legatee under this, my Last Will and Testament.

ARTICLE TEN

Except as otherwise provided for in this will, I have intentionally and with full knowledge omitted to provide for any other of my heirs who may be living at the time of my death.

ARTICLE ELEVEN

Should any of my Legatees contest my Last Will and Testament and be unsuccessful, then that portion of my Estate they would have been entitled shall be forfeited and divided among those of my children who survive me.

ARTICLE TWELVE

I hereby nominate, constitute and appoint my son, Fred James Perry, as Executor of this my Last Will and Testament, and I specifically direct that he be allowed to serve in this capacity without bond and/or an accounting of my estate to anyone except as may be required by law. Should Fred predeceases me from this life, or be unable or unwilling to serve as Executor of my Last Will and

Fred James Perry
Theresa Kaye Perry

AFFIDAVIT OF WITNESS

STATE OF MISSISSIPPI

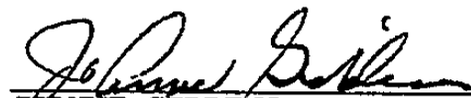
COUNTY OF HINDS

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction above mentioned, JoAnne Giddens, subscribing witness to the Last Will and Testament of Harvey Gene Cliburn, who having been by me duly sworn, on her oath states:

That JoAnne Giddens is a subscribing witness to the Last Will and Testament of Fredrick Alexander Perry, which was executed by said Fredrick Alexander Perry on the 14th day of August, 2002, in his presence, and that Bert J. Giddens and JoAnne Giddens subscribed their names to said Will and Testament of Fredrick Alexander Perry at the special instances and request of said Fredrick Alexander Perry, in his presence and in the presence of each other.

Affiant states that at the time of the execution of the will by Fredrick Alexander Perry, he was of sound and disposing mind, memory and understanding and that he requested said JoAnne Giddens and Bert J. Giddens to witness the execution of his Last Will and Testament.

And further, affiant saith not.



JOANNE GIDDENS

SWORN TO AND SUBSCRIBED before me, this, the 14th day of August, 2002.



NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires July 21, 2004
Bonded Thru Helden, Brooke & Garland, Inc.

AFFIDAVIT OF WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Bert J. Giddens, subscribing witness to the Last Will and Testament of Fredrick Alexander Perry, having been by me duly sworn, on his oath states:

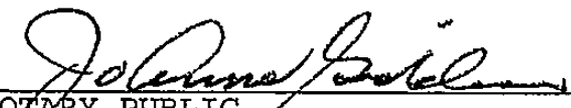
That Bert J. Giddens is a subscribing witness to the Last Will and Testament of Fredrick Alexander Perry, which was executed by said on the 14th day of August, 2002, in his presence, and that Bert J. Giddens and JoAnne Giddens subscribed their names to said Last Will and Testament of Fredrick Alexander Perry at the special instances and request of said Fredrick Alexander Perry, in his presence and in the presence of each other.

Affiant states that at the time of the execution of the will by Fredrick Alexander Perry, he was of sound and disposing mind, memory and understanding and that he requested said Bert J. Giddens and JoAnne Giddens to witness the execution of his Last Will and Testament.

And further, affiant saith not.


BERT J. GIDDENS

SWORN TO AND SUBSCRIBED before me, this, the 14th day of August, 2002.


NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires April 29, 2005
Bonded Thru Heiden, Brooks & Garland, Inc.

Testament, then I appoint my son, George Byron Perry, to act as Executor of my Last Will and Testament in place and stead of Fred, bond and an accounting being also waived.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the 14 day of August, 2002.

Fredrick Alexander Perry
FREDRICK ALEXANDER PERRY

STATE OF MISSISSIPPI

COUNTY OF HINDS

AT THE REQUEST of Fredrick Alexander Perry, in his presence, and in the presence of each other, we have signed this instrument consisting of four (4) pages including this one, as attesting witnesses, Fredrick Alexander Perry having first declared said instrument to be his last will and testament and having signed all pages in our presence, and at the time of signing, he was over the age of twenty-one years and was of sound, disposing mind, memory and understanding.

Debra A. Lane
Witness

Jolene Eddens
Witness

349 Heritage Pl
Jackson, Ms 39212
Address

349 Heritage Pl
Jackson, Ms 39212
Address

MADISON COUNTY MS This instrument was filed for record June 5, 2007.

Book 341 Page 491

ARTHUR JOHNSTON, C. C.
BY: R. Sullivan D.C.

