



Superior Court of Washington
County of King

BOOK 111 PAGE 0599
2007-608

STATE OF WASHINGTON,

INA M. HAMER

Deceased

NO 07-4-01240-8 SEA

CERTIFICATE OF EXEMPLIFICATION

I, BARBARA MINER, County Clerk of the Superior Court, King County, State of Washington, certify that I have compared the copy/copies listed below with the original on record in my office and the attached is a true copy of said original I further certify that Michael J Trickey, whose genuine signature appears below, is and was at the time of signing, Presiding Judge of the Superior Court, King County, State of Washington.

I, Michael J. Trickey, Judge of the Superior Court, King County, State of Washington, the same being a court of record, do hereby certify that BARBARA MINER, whose genuine signature appears below is and was at the time of signing, County Clerk of the Superior Court of King County, State of Washington and the legal custodian of the records and seal of said Superior Court I further certify that this attestation is in proper form according to the laws of the State of Washington

WITNESS my hand this February 26, 2007

PRESIDING JUDGE

(SEAL)

WITNESS my hand this February 26, 2007

SUPERIOR COURT CLERK

(SEAL)

(SEAL)

Document Title

1. Last Will And Testament of Ina M. Hamer //////////////////////////////////////

FILED
THIS DATE
JUL 05 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Jewers* D.C.

FILED

07 FEB 26 AM 11:58

KING COUNTY
SUPERIOR COURT CLERK
SEATTLE, WA

LAST WILL AND TESTAMENT

OF

INA M. HAMER

07 - 4 - 01240 - 8 SEA

CERTIFIED
COPY

I, INA M. HAMER, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament.

1. Revocation. I hereby revoke any and all wills and codicils by me heretofore made.

2. Family. I declare that I am married to AUSTIN F. HAMER. I have two children whose names and birth dates are as follows: JOHN C. HAMER, born April 15, 1946, and CAROL ANNE GONZALEZ (aka Kate Needham), born June 12, 1944. In making this will I have in mind my husband's half-brother, who is Alan Frederick Brunka, and Alan Frederick Brunka's issue. I specifically omit any provision for them hereunder, and intend that they shall not share in any portion of my estate.

3. Personal Representative. I hereby appoint Austin F. Hamer the personal representative of my estate to act without bond, but if Austin F. Hamer is deceased, or unable or unwilling to serve, or resigns, dies or becomes incapacitated after qualifying, I appoint John C. Hamer as first alternate or successor personal representative, and Carol Anne Gonzalez as second alternate or successor personal representative, each likewise to act without bond.

4. Letter of Instruction. I may leave a letter of instruction setting forth the manner in which specific items of my

tangible personal property are to be distributed. In accord with the provisions of RCW 11.12.260, it is my intention that such list be given effect to the extent it is not contrary to the express provisions of this will.

5. Specific Property to Spouse. To the extent such property is not otherwise disposed of as provided above, I give, devise and bequeath to my husband, AUSTIN F. HAMER, if he survives me, any interest I may have in the residential property used as our permanent residence at the time of my death, together with the furniture, furnishings, household goods and equipment, including silver, china, crystal, linens, books, works of art and the like, therein, or used in connection therewith; any automobiles; my personal effects; and my interest in all paid property insurance policies to the extent they concern property described in this paragraph.

6. Residuary Estate. I give, devise and bequeath all of the rest, residue and remainder of my estate, of whatsoever nature and wheresoever situate, to the then acting Trustee of the Hamer Trust Agreement, dated December 18, 1981, between Austin F. Hamer and Ina M. Hamer as Settlor, and Austin F. Hamer and Ina M. Hamer as Trustee, as amended from time to time. Such property shall become part of the Trust for administration as a part thereof. If such Trust is revoked prior to my death, or if for any other reason this bequest shall fail, then I give all property described in this Paragraph to the trustee as set forth therein, to be held and administered on the terms and conditions provided in such Trust as

it reads on the date of this Will. For this purpose such terms are hereby incorporated by this reference.

7. Taxes and Costs. I direct that all costs of administration, and all taxes or duties (including any interest thereon) imposed by any jurisdiction on or in relation to any property includable in my estate because of my death, whether or not such property passes under the provisions of this will, be paid out of the residue of my estate. To the extent such taxes cannot be satisfied from my residuary estate, they shall be prorated among the beneficiaries of property passing under the provisions of this will, or outside the provisions of this will, as if there were no provisions for such taxes herein.

8. Deductions. My personal representative shall have full power to claim expenses as either income or estate tax deductions when an election is permitted by law. No compensating adjustments shall be made between principal and income nor with respect to any bequest or devise hereunder.

9. Non-Intervention Powers. I direct that my estate be settled in the manner provided herein. I give my personal representative full power to administer this will and my estate without the intervention of any court, it being my intention to avail myself of the provisions of the non-intervention will statutes of the State of Washington. My personal representative shall have full power after the entry of an order of solvency to alienate, mortgage, pledge, lease, sell, exchange, manage and convey the real and personal property disposed of by this will, and to borrow money, with or without security, without an order of the

court for that purpose, and without notice, approval or confirmation and whether or not the same is necessary for the administration of my estate. These non-intervention powers shall be unrestricted; provided, however, that if an interest in any life insurance on the life of my husband is an asset of my estate, then my husband, as personal representative, shall have no power with respect to that insurance except the power to distribute it as provided in this will.

10. Terms. The following general provisions apply to this will:

A. Reference to children and issue shall include adopted persons and persons hereafter born unless the context requires otherwise.

B. A condition of survivorship shall mean surviving by at least thirty (30) days.

C. A gift "by representation" shall have the meaning set forth in Revised Code of Washington 11.02.005.

D. The words "personal representative" refer to executor or executrix, as the case may be.

E. Unless the context requires otherwise, masculine, feminine and neuter gender may be used interchangeably, and plural or singular usage shall include the other.

F. Unless expressly provided otherwise, I intend the provisions of this will to dispose only of such property as I may own, and I do not intend to require any beneficiary to make an election in order to receive such property. Further, this will is freely revocable by me and is not the result of a contract with any person.

IN WITNESS WHEREOF, I have hereunto set my hand and published and declared this as my Last Will and Testament this 25 day of October, 1990.

Ina M. Hamer
INA M. HAMER

Louise Nicholson
Witness

Janet L. Hamer
Witness

Issaquah WA
Address

Issaquah, WA
Address

WITNESSES' ATTESTATION AND DECLARATION
(RCW 9A.72.085, 11.20.020)

Each of us whose signature appears below, says and declares that, on the day last above written, in the presence of each of us, Ina M. Hamer signed and declared this instrument to be her will, and we have signed below as attesting witnesses in her presence and in the presence of each other; that we know Ina M. Hamer and that she appears to be of full age and sound and disposing mind and memory and competent in every respect to make this will and not under any restraint, and we make this attestation and declaration at her request and direction.

Each of us further declares under penalty of perjury under the laws of the State of Washington that the foregoing declaration is true and correct.

Signed at Issaquah this 10 day of October, 1990.

Louise Nicholson
Witness

[Signature]
Witness

Issaquah Wa
Address

Issaquah, wa
Address

H0925H02(2)

-6-

MADISON COUNTY MS - This instrument was filed for record July 5, 2007

Book 41 Page 599

ARTHUR JOHNSTON, C C

BY R. S. [Signature] DC



2007-621

FILED
 THIS DATE
 JUL 05 2007
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY Sharon Town

This is the record of the fact that I, Gladys A. Clement, at my death; desire the following disposition be made of any possessions, money, and holdings, after payment of funeral expenses and any outstanding debts.

I desire that Howard E. Boone, my nephew, be the executor of my will. It is my desire, Howard E. Boone, serve without bonds and without a final accounting.

A tithe, or tenth, of any remaining money or funds shall be paid as follows: one-half to First Baptist Church, Jackson, MS, designated for the International Scholarship Fund; one-half to County Line Baptist Church Cemetery Fund, Crystal Springs, MS.

I desire that of any remaining funds, Two Thousand (\$2000) be paid to each of the following: Brenda Wilson, Beverly Barnett, Sallie Gladney, Carl Gladney, and Peggy Phillips.

That the balance, if any, be given, share and share alike, to my nephew, Howard E. Boone, and my niece, Fentress Boone Waits. And, I direct that the two of them not be required to give bond or be accountable to any court in any manner or form.

I desire that the Cabin/Kitchen, with its 6+ acres of land, at 1837 Haley Road, Terry, MS, Hinds County, go to my nephew, Howard E. Boone, Madison, MS.

I want these items to go as follows: Cartouche (from Egypt) and gold chain to go to Fentress Waits; gold-pearl pin/earring set (gift from church) to go to Brenda Wilson. Other personal items may be disposed of at the discretion of the executor.

Dated and signed this 5th day of April, 2005.

Gladys A. Clement

Signed Gladys A. Clement

Witnesses:

Signed Wibig Burjek

Signed Thomas W. Richardson III

COUNTY OF MADISON

We do hereby certify and declare that the foregoing Last Will and Testament of Gladys Clement was read, published, and signed by the said Gladys Clement in our presence, that the said Testator is well known to us, that she was of sound and disposing mind, memory, and understanding, and that she declared this instrument to be her Last Will and Testament, and at the request of the said Testator and in her presence, and in the presence of each other, we signed our names hereto as the subscribing witnesses, on this the 5th day of April, 2005.

Nikki G. Burger
Witness

Thomas W. Richardson III
Witness

AFFADAVIT OF ATTESTATION

STATE OF MISSISSIPPI

COUNTY OF MADISON

We, Nikki G. Burger and Thomas W. Richardson III, are the subscribing witnesses to the above and foregoing Last Will and Testament of Gladys Clement, which said will was dated 5th day of April, 2005, and which purports to be the said Last Will and Testament of said Testator, Gladys Clement.

On this date the Testator, in our presence, declared the instrument to be her Last Will and Testament, signed the instrument in our presence, and requested that we attest her execution thereof, whereupon, in the presence of said 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 the age of 18 years and appeared to be of sound mind.

This affadavit is made and signed at the request of Gladys Clement, Testator

This is the 5th day of April, 2005

Walter G. Burger
Witness

Thomas W. Richardson III
Witness

Subscribed and sworn to before me this the 5th day of APRIL, 2005.

Lana J. Thompson
Notary Public



MADISON COUNTY MS. This instrument was filed for record July 31st, 2007.

Book 41 Page 606

ARTHUR JOHNSTON, C. C.

BY: Arthur Johnston D.C.



FILED

THIS DATE

JUL 06 2007

ARTHUR JOHNSTON, CHANCERY CLERK

BY Loans D.C.

LAST WILL AND TESTAMENT

2007-508

OF

GEORGE EDGAR DONAVAN

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

ITEM I.

EXECUTOR AND SUCCESSOR EXECUTOR

I appoint KATIE HOLMES DONAVAN, as Executrix of my Estate under this Will. If KATIE HOLMES DONAVAN is or becomes unable or unwilling to serve as Executor, I appoint GEORGE E. DONAVAN, III to serve as successor Executor. For convenience, my Executrix shall be referred to herein as Executor.

ITEM II.

MARITAL STATUS AND CHILDREN

My wife's name is KATIE HOLMES DONAVAN, and she is referred to herein as "my wife". I have two (2) children now living and they are GEORGE E. DONAVAN, III and CARL HOWARD DONAVAN. They are herein referred to as "my children".

ITEM III.

PAYMENT OF DEBTS AND EXPENSES

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

I further direct my Executor to pay all of my funeral expenses (including the cost of a suitable monument at my grave), expenses of my last illness, any unpaid charitable pledges (regardless of whether said pledges may be enforceable obligations of my estate), and the costs of administration of my estate as soon as practicable

after my death; provided, however, my Executor shall not be required to pay any obligation in advance of its maturity. My Executor, in my Executor's sole discretion, may pay from my domiciliary estate all or any portion of the costs of ancillary administration and similar proceedings in other jurisdictions.

ITEM IV.

PERSONAL EFFECTS

A. If My Wife Survives Me. I give and bequeath to my wife, KATIE HOLMES DONAVAN, if she survives me, all of my household furniture and furnishings, chinaware, silverware and linens, automobiles, clothing, jewelry, sport equipment and other tangible personal property located in my home, and policies of insurance thereon, but not including cash, bank accounts, securities or intangible property

B. If My Wife Does Not Survive Me. If my wife does not survive me, I give and bequeath these items of tangible personal property in equal shares to my children to divide as they agree, or if they fail to agree, as they may select by casting lots to determine the order in which they shall select, with each of them to select in the aggregate items of comparable value in this rotating fashion

C. Separate Memorandum. I may leave a separate memorandum containing directions for the specific disposition to be made of certain of the tangible personal property bequeathed under this Item. In such event, the provisions of that memorandum shall be given the same legal effect as if included in this Will and the assets described therein shall be distributed to the named beneficiaries.

ITEM V.

RESIDUE TO REVOCABLE TRUST

A. Pour-Over to Revocable Trust. I give, devise and bequeath all the rest, residue and remainder of my estate, of wheresoever located, of which I shall be seized or possessed or to which I shall be entitled in any way at the date of my death,

excluding any property over which I may have a power of appointment (it being my intention not to exercise any such power) but including any lapsed bequest hereunder, all of which is hereinafter referred to as my "residuary estate", to the then acting Trustee under the Trust Agreement executed this same date by and between me, as Grantor, and KATIE HOLMES DONAVAN and me as Trustee, which created the GEORGE EDGAR DONAVAN REVOCABLE TRUST (hereinafter referred to as the "Revocable Trust"), to be added to and become a part of the trust estate of such trust, and to be held, administered and distributed pursuant to the provisions of such Trust Agreement as it shall have been last amended prior to my death

B. Incorporation by Reference. If the gift, devise and bequest to the Trustee under the Trust Agreement which established the aforesaid Revocable Trust shall fail or shall be legally ineffective for any reason, my residuary estate shall be distributed pursuant to the terms and provisions of such Trust Agreement, which terms and provisions I hereby specifically incorporate by this reference as a part of this my Last Will and Testament.

ITEM VI

EXECUTOR POWERS

A. Successor Executor to Have Powers and Duties of Original Executor. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. Where used throughout this Will, the terms "Executor" and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one.

B. Waiver of Bond, Appraisal, Inventory and Accounting. I direct that neither my Executor nor any successor Executor or personal representative shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that my Executor or any successor Executor be required to make

a formal appraisal, provide an inventory or file an accounting for my estate with any court.

C. Discretion to Select Property to be Distributed. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. My Executor shall exercise this discretion in a manner which is impartial to all beneficiaries under this Will. My Executor may satisfy any pecuniary bequest provided in this Will in cash or in kind or partly in cash and partly in kind; however, any asset distributed in kind shall be valued at its date of distribution value.

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

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

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

G. Executor to Determine Dates of Distribution. My Executor may pay or deliver part or all of the property bequeathed or

devised herein as soon as it is convenient to do so without jeopardizing the ability of my estate to satisfy its taxes and obligations. In any event, the date or dates of distribution shall be determined in the discretion of my Executor.

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

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

J. Power to Invest. My Executor shall have the power to invest or reinvest my assets in such bank accounts, securities, or real or personal property or to retain any of my assets as my Executor determines.

K. Right to Sell or Lease Without Court Approval. My Executor shall not be required to reduce all or any of my personal or real property to cash during the administration of my estate, but in my Executor's discretion may sell or lease any of my property in such manner and on such terms and conditions as my Executor may deem advisable, without notice and without the necessity of Court approval or authorization. In connection with

a sale or lease, my Executor may execute and deliver such deeds, leases or other instruments relating thereto.

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

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

N. Section 2032 A Election. My Executor shall have the discretion and authority to make the special use valuation election allowable under Section 2032A of the Internal Revenue Code, or any corresponding provision of future law relating thereto. My Executor shall not incur any liability to any party for determining whether or not to exercise the discretion to elect or not to elect special use valuation.

O. Section 6166 Election. My Executor shall have the power to elect to defer the payment of federal estate taxes as provided in Section 6166 of the Internal Revenue Code, or any corresponding provision of future law relating thereto. My Executor shall not incur any liability to any party for determining whether or not to exercise the discretion to elect or not to elect to defer the payment of taxes.

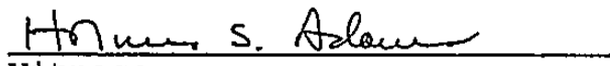
P. Ancillary Administration. I further nominate and appoint my Executor herein named to petition the proper Court and to take all necessary action to effect an ancillary administration covering any property I may own in another jurisdiction. I direct that no bond or other security shall be required of my Executor named herein, nor shall my Executor be required to file an inventory or

accounting with any court in any foreign jurisdiction. If the laws of any other jurisdiction in which I may own property require that a resident of that jurisdiction serve as Executor or Administrator in any ancillary proceeding by my estate, my Executor shall have the power and right to select and designate a proper party resident of the foreign jurisdiction involved to serve with the Executor of my estate as Co-Administrators. In such event, the Co-Administrators shall not be required to post any bond or other security or file any accounting or inventory with any court in the foreign jurisdiction.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 6 day of February, 1996.


 GEORGE EDGAR DONAVAN

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


 Witness


 Witness

PROOF OF WILL

Holmes S. Adams and David Address, being
duly sworn according to law on oath state:

Each of us is a subscribing witness to the attached written instrument dated February 6, 1996, which purports to be the Last Will and Testament of GEORGE EDGAR DONAVAN, Testator, who is personally known to each of us. On the execution date of the instrument, the Testator, in our presence, signed, published and declared the instrument to be his Last Will and Testament, and requested that we attest his execution thereof. In the presence of the Testator and each other, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument the Testator appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

DATED this 6th day of February, 1996.

Holmes S. Adams
(Witness)

1400 Trustmark
(Address)

Jackson, Miss.

David Address
(Witness)

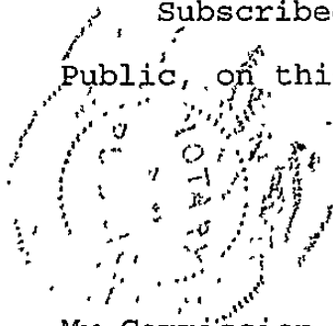
1400 TRUSTMARK
(Address)

JACKSON, MISS.

STATE OF MISSISSIPPI

COUNTY OF Hinds

Subscribed and sworn to before me, the undersigned Notary Public, on this the 6th day of February, 1996.



James J. Barnett
Notary Public

My Commission Expires:

MY COMMISSION EXPIRES AUG 15, 1997

MADISON COUNTY MS This instrument was
filed for record July 6, 2007

Book 41 Page 609
ARTHUR JOHNSTON, C C

BY Loems J D C



LAST WILL AND TESTAMENT

OF

2007-581

RONALD RICHARD MILLER

I, the undersigned RONALD RICHARD MILLER, 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 all previous wills or codicils thereto heretofore made by me.

ITEM ONE

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

ITEM II

I hereby name, constitute and appoint RONALD M. KIRK, as Executor of this my Last Will and Testament and direct that he be allowed to act in that capacity without the necessity of posting bond to insure the faithful performance of his duties In the event that RONALD M. KIRK predeceases me, or is unable, unwilling, or incompetent, to act as Executor of this my Last Will and Testament, I hereby name, constitute and appoint my sister, REBECCA FLEMING, as an Alternate Executrix, under the same terms and conditions heretofore imposed upon RONALD M. KIRK.

ITEM III

I hereby give, devise and bequeath unto my wife, TAMMY MILLER, the 2002 Chevrolet pickup truck, all funds on deposit in any savings account(s) I have at AmSouth Bank, together with a life estate in the marital residence, along with the use of all household fixtures, furnishings, and appliances situated therein, all of which is located within the Town of Flora, Madison County, Mississippi, and which life estate shall terminate upon her death, or remarriage, or at such time as she may allow a person of the opposite sex to reside in the marital property with her, at which time said life estate shall cease and be terminated immediately, at which time the subject property shall become the exclusive property of my son, SHANE MILLER.

ITEM IV

I hereby give, devise and bequeath unto my son, SHANE MILLER, likewise an adult resident citizen of Madison County, Mississippi, all real estate owned by me at the time of my death, which, as of the date hereof, is a tract of land containing 7.5 acres, situated within the municipal limits of the Town of Flora, Madison County, Mississippi.

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

[Handwritten Signature]

ITEM V

I hereby give, devise and bequeath any automobile or vehicle(s) owned by me at the time of my death, any garden or farm tractor with all other implements pertaining thereto, and all other assets owned by me at the time of my death not specifically referred to herein, whether the same is real, personal or mixed, to my son, SHANE MILLER, as his own, absolutely.

WITNESS MY SIGNATURE on this, the 7th day of March, 2005

Ronald R. Miller
RONALD RICHARD MILLER

CERTIFICATE OF WITNESSES

We, the undersigned subscribing witnesses to the Last Will and Testament of RONALD RICHARD MILLER 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, RONALD RICHARD MILLER was above the age of twenty-one years and of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 7th day of March, 2005.

Ronald M. Kuk Whose address is: P.O. Drawer IV

Flora, MS 39071

Susan Cox Phillips Whose address is: P.O. Box 542

Flora MS 39071

MADISON COUNTY MS This instrument was filed for record July 17, 2007.

Book 41 Page 617
ARTHUR JOHNSTON, C. C.

BY: R. Jones D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
RONALD RICHARD MILLER, DECEASEDCIVIL ACTION NO. 2007-581-B

AFFIDAVIT

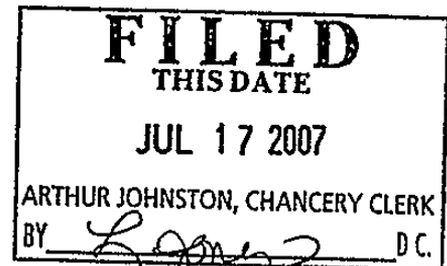
STATE OF MISSISSIPPI
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named RONALD M KIRK, P O. Drawer N, Flora, MS 39071, 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 Ronald Richard Miller dated March 7th, 2005. Said Ronald Richard Miller was personally known to the affiant, whose signature is affixed to the said Will, dated the 7th day of March 2005, a true and correct copy of which is attached hereto as an Exhibit.

(2) That on the 7th day of March 2005, said Ronald Richard Miller, signed and declared the instrument of writing as his said Last Will and Testament, in the presence of this affiant and in the presence of the other subscribing witness to the instrument

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

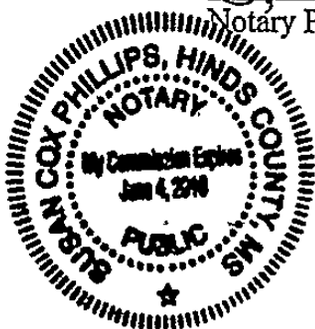


(4) That this affiant, together with the other said witness subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said RONALD RICHARD MILLER and in the presence of each other.

Ronald M. Kirk
RONALD M. KIRK

SWORN TO AND SUBSCRIBED before me, as of the 29th day of May, 2007.

Susan Cox Phillips
Notary Public



My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JUNE 4, 2010
BONDED THRU STEGALL NOTARY SERVICE

OF COUNSEL.

Thomas M. Milam, Esq.
Post Office Box 1247
Madison, Mississippi 39130-1247
Telephone No (601) 853-1268
Mississippi Bar No 3264

MADISON COUNTY MS This instrument was
filed for record July 17, 2007.

Book 41 Page 619
ARTHUR JOHNSTON, C. C.

BY: Lopez D.C.



2007-594-B

BOOK 0041 PAGE 0621

<p>FILED THIS DATE JUL 19 2007 ARTHUR JOHNSTON, CHANCERY CLERK BY <u>Stacy Tota</u> D.C.</p>

LAST WILL
OF

WILLIAM THOMAS WHITLEY, JR.

I, WILLIAM THOMAS WHITLEY, JR., an adult resident citizen of Madison County, Mississippi, having a fixed place of residence at 102 Whisper Ridge Drive, Madison, Mississippi 39110, and being of sound mind and memory, do hereby make, publish, and declare this to be my Last Will, hereby revoking any and all former wills and codicils heretofore made by me, and disposing of my property as follows, to wit:

I hereby appoint my wife, MARY BELLE SAFFEN WHITLEY, as Executrix of

ITEM I
this, my Last Will. If she is unable or unwilling to serve for any reason, then I appoint my son, WILLIAM THOMAS WHITLEY, III, to serve in her place and stead. In any event, I direct that no bond, inventory, or accounting be required of my Executrix insofar as the same may be legally waived. Reference in this document to my "Executrix" is intended also to refer to my "Executor."

A.

I hereby direct that my Executrix shall, out of the property and estate coming into her hands which is

subject to the payment of debts, pay all of my just debts which are properly probated and allowed as claims against my estate, and all expenses of my last illness and funeral.

B.

I hereby direct that my Executrix shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate. In her discretion, she may sell only so much of my property as is necessary to obtain adequate cash (in addition to the cash which I leave at the time of my death) to pay taxes, debts, and the costs of administering my estate. After the payment of such items, my Executrix is authorized in her sole judgment and discretion to make distributions to my devisees and legatees, either in cash or in kind, or in both.

C.

I hereby direct that my Executrix shall have, with reference to my estate, all of the powers of a trustee as set forth in Section 91-9-107, et seq. of the Mississippi Code of 1972, as amended and recompiled, and related statutes, in addition to all inherent, implied and statutory powers of an executor,

and without in any manner limiting such powers.

ITEM II. It is my wish and desire that my property of every kind, type, and description, be it real, personal or mixed, remaining after all debts, taxes and expenses are paid, be devised to my wife, MARY BELLE SAFFEN WHITLEY, if she survives me, but if not, then to my son, WILLIAM THOMAS WHITLEY, III, or his heirs, per stirpes. If there are no takers under this paragraph of my Will, then I leave all my property as described herein to my heirs at law.

IN WITNESS WHEREOF, I, WILLIAM THOMAS WHITLEY, JR., have hereunto subscribed my name and initialed all pages of my Will on this the 19th day of June, 1998.

William Thomas Whitley, Jr.
WILLIAM THOMAS WHITLEY, JR.

ATTESTATION

The above and foregoing Will of WILLIAM THOMAS WHITLEY, JR. was declared by him in our presence to be his Will, and was signed by him in our presence and, while in his presence and in the presence of each other, at his request, we, the undersigned, witnessed and attested the due execution

Page 3 of 4 pages
Initials wtu

of the Will of WILLIAM THOMAS WHITLEY, JR.

This the 19th day of June, 1998.

NAME

ADDRESS

Robert C. Travis

122 Whisper Ridge Drive,
Madison, Mississippi 39110

Robert C. Travis

Bonnie E. Carter

122 Whisper Ridge Drive
Madison, Mississippi 39110

Bonnie E. Carter

FILED
THIS DATE

JUL 19 2007

ARTHUR JOHNSTON, CHANCERY CLERK
BY *Sharon Tolson* D.C.AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

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

1. That we are the two subscribing witnesses to an instrument of writing purporting to be the Last Will of William Thomas Whitley, Jr. who is personally known to us, and whose signature is affixed to his Last Will dated the 19th day of June, 1998.

2. That on the 19th day of June, 1998, William Thomas Whitley, Jr. signed, published, and declared the instrument of writing as his Last Will in the presence of each of us.

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

4. That each of us subscribed and attested the instrument as witnesses to the signature and publication thereof, at the special instance and request of William Thomas Whitley, Jr. and in the presence of William Thomas

Whitley, Jr. and in the presence of each other.

WITNESS OUR SIGNATURES on this the 19th day of June,
1998.

Robert C. Travis

Robert C. Travis

Bonnie E. Carter

Bonnie E. Carter

SWORN TO AND SUBSCRIBED before me, this the 19th day of
June, 1998.

Mae Moore

NOTARY PUBLIC

My Commission Expires:

June 18, 1999

MADISON COUNTY MS. This instrument was
filed for record July 19th, 2007.

Book 41 Page 621

ARTHUR JOHNSTON, C. C.

BY: Arthur Johnston D.C.



LAST WILL AND TESTAMENT

OF

2007-673

WILLIAM CECIL BAUER

I, WILLIAM CECIL BAUER, a resident of Madison County, 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 ("Will"), hereby revoking all Wills and Codicils heretofore made by me.

ARTICLE I.
PAYMENT OF DEBTS AND EXPENSES

I direct that all of my just debts (except for debts secured by a mortgage or deed of trust on real property), all expenses of my last illness, my funeral expenses, and the expense of erecting a grave marker at my grave be paid as soon after my death as conveniently can be done

ARTICLE II.
APPOINTMENT OF FIDUCIARIES

A. 1. I hereby appoint my wife, Jean Roberts Bauer, as Executrix of my Will and estate. In the event that she should be or become unable or unwilling to serve in such capacity, I hereby appoint my wife's niece, Sandra Harris Tucker, as successor Executrix of my Will and estate. I hereby relieve my said Executrix and my successor Executrix from giving bond, from having an appraisal made of my estate, and of making or filing any reports, statutory inventory, or accountings of any kind or character to any court or other tribunal

2. I direct my Executrix to utilize the services of Butler, Snow, O'Mara, Stevens & Cannada, PLLC, for legal services to be performed in connection with the administration of my estate and the implementation of the terms and provisions of this Will. This direction is being placed in the Will at my request and not at the suggestion of any member of said law firm.

B. I hereby appoint Trustmark National Bank, Jackson, Mississippi, as Trustee of any and all trusts created under the provisions of my Will. In the event that Trustmark National Bank merges with some other bank, I direct that the administration of any trusts created hereunder be handled by Trust Officers located in Jackson, Mississippi.

Page 1

FILED
THIS DATE
JUL 19 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

WILLIAM CECIL BAUER

**ARTICLE III.
FAMILY MEMBERS**

My wife is Jean Roberts Bauer, and all references in this Will to "my wife" or "said wife" shall be deemed to refer to her. My wife and I have no children nor descendants of children.

**ARTICLE IV.
BEQUESTS OF PERSONAL PROPERTY**

I give and bequeath unto my wife, if she survives me, all of my personal belongings, consisting of jewelry, wearing apparel, sporting equipment, and similar property owned by me at the time of my death. I also give and bequeath unto my wife, if she survives me, all of my interest in the household furniture, furnishings and effects, including but not limited to chinaware, silverware, glassware, linens, rugs, fixtures, portraits and works of art, which are in or used in connection with our homestead. If my wife does not survive me, I give and bequeath all such tangible personal property described in this Article, and owned by me at the time of my death and any household furniture, furnishings and effects I may own at that time unto my wife's niece, Sandra Harris Tucker, if she is then living, otherwise to my wife's brother, Wylie William Roberts, Jr.

**ARTICLE V.
DEVISE OF REAL PROPERTY**

I give and devise unto my wife, if she survives me, all of my interest in our residence at 5314 St. Catherine's Village, 200 Dominican Drive, Madison, Mississippi, including, but not limited to, any entitlement to a refund of the Entrance Fee paid to St. Catherine's Village. In the event that my wife does not survive me, I direct that the refund of the Entrance Fee to which my estate shall be entitled, less any unpaid expenses owing to St. Catherine's Village, shall pass as a part of my residuary estate and shall be administered and distributed under the provisions of Paragraph B of Article VII hereafter. Our contract with St. Catherine's Village provides that we shall be entitled to a 94% refund of the \$141,730 Entrance Fee that was paid by us upon entry.

**ARTICLE VI.
WILLIAM CECIL BAUER TRUST**

A. If my wife survives me, I give and bequeath to Trustmark National Bank, Jackson, Mississippi, IN TRUST NEVERTHELESS, a sum equal to the largest amount that can pass free of federal estate tax under this paragraph by reason of the unified credit and the state death tax credit (provided use of this credit does not require an increase in the state death taxes paid) allowable to my estate but no other credit and after taking account of property passing outside of this Will which does not qualify for the marital or charitable deduction, and after taking account of charges to principal that are not allowed as deductions in computing my

federal estate tax. The value as finally fixed in the federal estate tax proceeding relating to my estate shall be used for purposes of such valuations and determinations. I recognize that no sum may be disposed of by this paragraph and that the funds so disposed of may be affected by the action of my Executor in exercising certain tax elections. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy this bequest, shall be valued for that purpose at the value thereof as of the date or dates of distribution. This trust shall be known as the William Cecil Bauer Trust and shall be held, administered and distributed as follows:

1. The property comprising the trust estate shall be held by the Trustee and shall be invested, reinvested and managed by the said Trustee for the use and benefit of my wife and after her death for my other beneficiaries hereinafter specified. The Trustee shall pay the entire net income of said trust to my wife and shall pay so much of the principal as the Trustee may determine to be necessary for her support, maintenance, medical care and reasonable comfort.

2. Upon the death of my wife, the trust shall terminate and the trust estate shall be distributed as provided in Article VII, as if I had died one second after the actual death of my said wife. Further, the provisions contained in said Article VII, making the bequests therein contingent upon a person's surviving me shall, with regard to the William Cecil Bauer Trust, be construed as if I had died one second after the death of my wife, and therefore such bequests from the William Cecil Bauer Trust shall be paid and delivered only to those persons who are alive one second after the death of my wife.

B. All of the rest, residue and remainder of my property, real, personal and mixed, and wherever situated, including all failed or lapsed legacies, shall be referred to in this Will as my "residuary estate." If my wife, Jean Roberts Bauer, survives me, I give, devise and bequeath unto her my entire residuary estate.

ARTICLE VII. RESIDUARY ESTATE

A. If my wife does not survive me, I hereby convey the title to all remaining assets in my estate (my residuary estate) to my Executor in the Executor's fiduciary capacity to be held, administered, and distributed as hereinafter set forth.

B. My Executor is hereby directed to convert my residuary estate into cash, selling all of my residuary estate for the best price obtainable upon such terms and conditions as my Executor may deem to be in the best interest of my estate and of all beneficiaries thereof and without any notice being required to be given to any beneficiary of my estate or this Will. My residuary estate shall include any property as to which a gift, devise, or bequest has lapsed because a designated individual has predeceased me. I give, devise, and bequeath my residuary

estate, which has been converted into cash, to the following beneficiaries in the manner and percentages set forth as follows:

1. Thirty-six percent (36%) in equal shares to the members of a class consisting of: (a) Laurie Bauer Sibley, (b) Jane Bauer Blount, and (c) Gwendolyn Bauer Townsend, the three being children of the marriage of my deceased brother, Philip Lamar Bauer, and his deceased wife, Myrtis Palmer. If a class member does not survive me, then I bequeath and devise that non-surviving class member's share in equal shares to the children of that non-surviving class member, if any; otherwise, I bequeath and devise that non-surviving class member's share to the remaining surviving (defined as surviving me) members of the class consisting of: (a) Laurie Bauer Sibley, (b) Jane Bauer Blount, and (c) Gwendolyn Bauer Townsend.

2. Fourteen percent (14%) to Wylie William Roberts, Jr., who is the brother of my wife, if he survives me; but if he does not survive me, then I bequeath and devise one-half ($\frac{1}{2}$) of this Fourteen percent (14%) share in equal shares to the then surviving (defined as surviving me) members of a class consisting of: (a) Suzanne Roberts Becker, (b) Betsy Kay Roberts Williams, and (c) William Scott Roberts, the latter three being children of the marriage of Wylie William Roberts and Betty Jean Windham; and the remaining one-half ($\frac{1}{2}$) of this Fourteen percent (14%) share I bequeath to Betty Jean Windham Roberts, if she survives me, but if she does not survive me, this bequest shall be added to the class immediately preceding, consisting of: (a) Suzanne Roberts Becker, (b) Betsy Kay Roberts Williams, and (c) William Scott Roberts.

3. Eleven percent (11%) to Sandra Harris Tucker, who is my wife's niece, if she survives me; but if she does not survive me, then I bequeath and devise that eleven percent (11%), in equal shares, to members of a class consisting of: (a) Tracey Tucker Thrash and (b) Ashlea Tucker Brennan, the two children born of the marriage of Sandra Harris Tucker and Davey Tucker. If a class member does not survive me, then I bequeath and devise that non-surviving class member's share, in equal shares, to the children of that non-surviving class member, if any; otherwise, I bequeath and devise that non-surviving class member's share to the other member of the class or to her children if that member is also deceased.

4. Fifteen percent (15%) in equal shares to the members of a class consisting of: (a) Suzanne Roberts Becker, and (b) Betsy Kay Roberts Williams, and (c) William Scott Roberts, the latter three being children of the marriage of Wylie William Roberts and Betty Jean Windham. If a class member does not survive me, then I bequeath and devise that non-surviving class member's share in equal shares to the children of that non-surviving class member, if any; otherwise, I bequeath and devise that non-surviving class member's share to the remaining surviving (defined as surviving me) members of the class consisting of: (a) Suzanne Roberts Becker, and (b) Betsy Kay Roberts Williams, and (c) William Scott Roberts.

5. Twelve percent (12%) to the members of a class consisting of (a) Sandra Harris Tucker (my wife's niece), (b) Tracey Tucker Thrash, and (c) Ashlea Tucker Brennan, the latter two being children of the marriage of Sandra Harris and Davey Tucker. I bequeath and devise said Twelve percent (12%) as follows: Six percent (6%) to Sandra Harris Tucker; Three percent (3%) to Tracey Tucker Thrash; and Three percent (3%) to Ashlea Tucker Brennan. If a class member does not survive me, then I bequeath and devise that non-surviving class member's share in equal shares to the children of that non-surviving class member, if any; otherwise, I bequeath and devise that non-surviving class member's share to the remaining surviving (defined as surviving me) members of the class consisting of: (a) Sandra Harris Tucker, (b) Tracey Tucker Thrash, and (c) Ashlea Tucker Brennan

6. Twelve percent (12%) to the members of a class consisting of (a) James D. Harris, Jr. (my wife's nephew), (b) Michael Scott Harris, and (c) Kimberly Shae Harris, the latter two being children of the marriage of James D. Harris, Jr. and Mary Elizabeth Ruddock. I devise and bequeath said Twelve percent (12%) as follows: Six percent (6%) to James D. Harris, Jr.; Three percent (3%) to Michael Scott Harris; and Three percent (3%) to Kimberly Shae Harris. If a class member does not survive me, then I bequeath and devise that non-surviving class member's share in equal shares to the children of that non-surviving class member, if any; otherwise, I bequeath and devise that non-surviving class member's share to the remaining surviving (defined as surviving me) members of the class consisting of: (a) James D. Harris, Jr., (b) Michael Scott Harris, and (c) Kimberly Shae Harris.

C. In the event that any person who is to receive a share of my estate under the provisions of this Article of my Will should be under the age of twenty-one (21) years, the share for such deceased child shall be distributed by my Executor to the person whom the Executor selects as custodian to hold, administer, and distribute such share of my estate for such minor beneficiary under the Mississippi Uniform Transfers to Minor's Act.

**ARTICLE VIII.
PAYMENT OF TAXES AND ADMINISTRATIVE EXPENSES**

A. Except as otherwise provided in this Article, if my wife survives me, I hereby direct my Executor to pay all Death Taxes, as that term is hereinafter defined in Paragraph C of this Article, out of the property passing under Article VI of this my Will. Based upon present federal and Mississippi tax laws, it is my opinion that no Death Taxes shall accrue as a result of my death if my wife survives me. Except as otherwise provided in this Article, if my wife does not survive me, all Death Taxes shall be paid and borne by my residuary estate passing under Article VII of this my Will. It is my intention that Death Taxes shall not be charged to or against any recipient, beneficiary, transferee, or owner of any such property or interests in property included in my estate for such tax purposes, except as provided in the following provisions of this Article.

B. In the event that any property or assets are included in my estate for estate tax computation purposes and do not pass under the terms and provisions of this Will, the Death Taxes imposed on such property shall be allocated in the manner provided under the Mississippi Uniform Estate Tax Apportionment Act. An example of the type of property which might be included in my estate for estate tax computation purposes but which would not pass under the terms of this Will shall include, but not be limited to, life insurance proceeds, property, if any, held by me as joint tenants with right of survivorship, gifts made within three (3) years of my death, Death Taxes on Qualified Retirement Benefits, property included in my estate under Sections 2035, 2036, or 2038 of the Code but not passing under the terms and provisions of this Will.

C. For purposes of this Will, the following terms are defined as follows:

1. The term "Death Taxes" means any estate, inheritance, and other similar taxes and duties, and interest and penalties thereon, that the United States or any State or subdivision thereof (and, to the extent my Executor determines, any foreign government or subdivision thereof) imposes by reason of my death, but shall exclude (a) any additional tax under Section 2032A(c) of the Code, (b) any tax under Section 2056A of the Code, and (c) any generation-skipping transfer taxes.

2. The term "Qualified Retirement Benefits" means amounts held in or payable to a plan (of whatever type) qualified under Section 401(a) of the Code or Section 403(a) of the Code, an individual retirement arrangement under Section 408 of the Code, or a tax-sheltered annuity under Section 403(b) of the Code.

D. I direct that all fees and expenses of administration of my estate that are not taken as deductions on my federal estate tax return (Form 706) shall, to the extent possible, be paid from the income generated by assets that will pass under the provisions of Article VI of this Will. To the extent that such income is not sufficient for the payment of said fees and expenses of administration, I direct that the fees and expenses of administration that are not taken as deductions on my federal estate tax return (Form 706) shall be allocated against the principal of the property passing under Article VI of this Will. Thus, no fees and expenses of administration (not taken as deductions on Form 706) shall be chargeable to the property passing under Article VII hereof, but instead shall be either paid from or charged to the income from, or the principal of, the property passing under the provisions of Article VI hereof.

ARTICLE IX. FIDUCIARY POWERS

A. During the period of administration of my estate, my Executor shall have all of the powers with reference to my estate and my estate assets that a Trustee has with respect to a trust and trust assets under the Uniform Trustees' Powers Law, Chapter 372, Mississippi Laws of

1966 (Section 91-9-101, et seq., Mississippi Code of 1972), as such statute may now or hereafter be amended.

B. In addition to the powers afforded to my Executor by the Uniform Trustees' Powers Law, I specifically grant to my Executor the following powers, by way of illustration and not of limitation:

1. 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.

2. 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 taxes.

3. To claim expenses as either income or estate tax deductions when an election is permitted by law and, in the discretion of the Executor, 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.

4. To make elections permitted by any tax law as to the filing of joint returns and the consenting to have gifts made by another treated as being made in part by me.

5. To make any and all other elections permitted by any tax law applicable to the estate and, in the discretion of the Executor, to make or not make adjustments among the beneficiaries as to the income or principal of the estate as a result of the exercise of such election(s).

6. Notwithstanding any other provision contained in this Will to the contrary, I hereby authorize and empower my Executor to sell any real property or personal property owned by me at the time of my death except such real or personal property as may be specifically devised or bequeathed hereinabove in this Will. My Executor is hereby authorized and empowered to determine whether to sell any such property, and, if so, the terms and conditions of such sale. In the event of any such sale, it shall not be necessary for my Executor to give notice to any beneficiaries under this Will nor to any Trustee of any trust created hereunder, nor to any beneficiaries of any trust created hereunder, it being my intention and direction that my Executor be authorized and empowered to sell any such property without the necessity of notice to, or joinder by, any beneficiary under this Will or any beneficiary of any trust created under this Will.

C. During the period of administration of the trust, the Trustee shall determine the principal and income of the trust by following the rules established under the Revised Uniform Principal and Income Law, pursuant to Section 91-17-1, et seq., Mississippi Code of 1972.

D. My Executor shall have the power to designate any Executor or other person or entity as ancillary representative of my estate in any jurisdiction where it is necessary or advisable for there to be an ancillary administration; to grant to that ancillary representative any rights and discretions which are advisable; to determine whether that ancillary representative shall serve with or without bond; to determine the amount of bond, if any, and to determine the character of any security of that bond; to advance from my primary estate (Mississippi estate) to any ancillary representative, or to pay directly, all claims, disbursements, costs, expenses, assessments, fees, and other charges incurred in any ancillary administration which are advisable.

E. Notwithstanding any other provision contained in this Will to the contrary, any beneficiary, or the duly appointed executor or administrator of the estate of any beneficiary of my estate, shall have the right and power to disclaim irrevocably such beneficiary's interest in my estate or such trust estate, by written notice delivered to the holder of the legal title to the property to which such interest relates at any time prior to the acceptance by or on behalf of such beneficiary of such interest or any of its benefits, and within nine (9) months of the date of my death or such later period as may be permitted by the Internal Revenue Code in the future. Upon receipt of such written notice, such interest shall be administered in accordance with the provisions hereof as though such beneficiary had predeceased me and as otherwise provided in this Will. In such event, then my Executor and Trustee are hereby authorized to segregate any disclaimed property and income earned thereon from other assets to comply with Section 2518 of the Code and any regulations promulgated thereunder.

F. None of the beneficiaries hereunder shall have any power to sell, transfer, convey, pledge, encumber, or in any other manner alienate their interest in either the income or principal of this estate or of any trust created hereunder. In addition, all sums payable to such beneficiaries hereunder, whether income or principal, shall be free and clear of the debts, contracts, alienations, and anticipations of the beneficiaries and shall not be subject to be taken, by any process whatsoever, by the creditors of any beneficiary.

ARTICLE X. SIMULTANEOUS DEATH PROVISIONS

If my wife shall die simultaneously with me or under such circumstances as to render it impossible or difficult to determine who predeceased the other, I direct that I shall be deemed to have survived my wife. If any legatee or devisee other than my wife shall die simultaneously with me or under such circumstances as to render it difficult or impossible to determine who predeceased the other, I hereby declare that I shall be deemed to have survived such legatee or

devisee. The provisions of my Will shall be construed upon these assumptions, notwithstanding the provisions of any law establishing a different presumption of order of death or providing for survivorship for a fixed period as a condition of inheritance of property

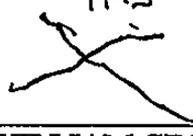
ARTICLE XI.
MISCELLANEOUS PROVISIONS

A. Throughout this Will, the singular shall include the plural, the plural shall include the singular, and the masculine gender shall include the neuter and feminine gender, and vice versa.

B. The term "Executor" as used herein shall be deemed to refer to my Executrix and my alternate Executrix.

C. The descriptive captions above the various articles and at the beginning of certain paragraphs of this Will have been included to facilitate internal referencing only and, accordingly, such captions are not to be used in construing the substantive effect of the language of such articles or paragraphs.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Will on the 11th day of December, 2002.

^{HIS}


WILLIAM CECIL BAUER
MARK

WITNESSES to MARK
Margaret J. May
J. E. May

WITNESSES:

Margaret J. May

J. E. May

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by WILLIAM CECIL BAUER as his Will, 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 11th day of Dec, 2002.

Margaret J. May

J. E. May

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF Madison

We, Margaret J. May and J.E. May, on oath state that we are the subscribing witnesses to the attached written instrument dated the 11th day of December, 2002, which has been represented to be the Will of WILLIAM CECIL BAUER ("Testator"), who stated that he had a fixed place of residence in Madison County, 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 11th day of December, 2002

Margaret J. May
Signature of Witness
1120 Auburn Dr.
Street Address
Jackson, Ms. 39211
City and State

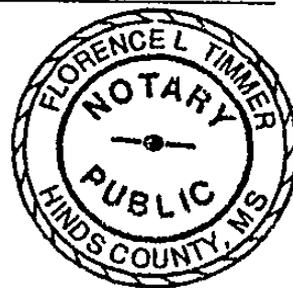
J. E. May
Signature of Witness
1120 Auburn Drive
Street Address
Jackson, Ms. 39211
City and State

Subscribed and sworn to before me on this the 11th day of December, 2002.

Florence L. Timmer
NOTARY PUBLIC

My Commission Expires:

MY COMMISSION EXPIRES AUGUST 17, 2004



JACKSON 686104v1

MADISON COUNTY MS This instrument was filed for record July 19, 2007.

Book 41 Page 627
ARTHUR JOHNSTON, C C.

BY L. Jones D.C.



LAST WILL AND TESTAMENT

OF

RICHARD WILSON MONTJOY

2007-643

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

ITEM I.

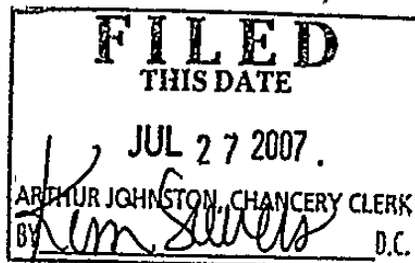
EXECUTOR AND SUCCESSOR EXECUTOR

I appoint my nephew, Richard Wilson Montjoy II as Executor of my Estate under this Will. If he is not willing or able to serve as Executor, then I appoint my stepson Robert Emmet Seibels, III to serve as successor Executor. If the appointed Executor or successor Executor is not willing or able to serve as Executor, then I appoint my stepdaughter Jule Seibels Northup to serve as successor Executrix. (For convenience, my Executrix shall be referred to herein as "Executor")

ITEM II.

WIFE AND CHILDREN

My wife's name is Merle Berry Montjoy, and she is sometimes referred to herein as "my wife". Inasmuch as my wife has her own separate estate, I have not made significant provisions for her under this will. I have two (2) children now living and they are Louise Montjoy Lathem and Carol Montjoy Jackson, and I have two (2) stepchildren now living, Robert Emmet Seibels, III and Jule Seibels Northup. They are herein referred to as "my children" or "my stepchildren", as the case may be.



- ITEM III

PAYMENT OF DEBTS, TAXES AND EXPENSES

I direct my Executor to pay all of my just debts and obligations which are probated, registered and allowed against my estate as soon as may be conveniently done, provided, however, that my Executor shall specifically be authorized to pay any debt of my estate which does not exceed one thousand dollars (\$1,000 00) without the necessity of probating said debt.

I further direct my Executor to pay all of my funeral expenses (including the cost of a suitable monument at my grave), expenses of my last illness, any unpaid charitable pledges (regardless of whether said pledges may be enforceable obligations of my estate), and the costs of administration of my estate as soon as practicable after my death, provided, however, my Executor shall not be required to pay any obligation in advance of its maturity. My Executor, in my Executor's sole discretion, may pay from my domiciliary estate all or any portion of the costs of ancillary administration and similar proceedings in other jurisdictions

Nothing in this Item of my Will shall be construed as creating an express trust or fund for the payment of debts and expenses, which would in any way extend the normal statute of limitations for the payment of my debts or enlarge upon my statutory duty to pay debts

In the event that any property or interest in property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a 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 shall take such property or interest in property subject to all such encumbrances at the time of my death.

I direct my Executor to pay all inheritance and estate taxes payable by reason of my death including any interest and penalties thereon. All inheritance and estate taxes payable by reason of my death shall be apportioned in accordance with the Mississippi Uniform Estate Tax Apportionment Act; provided, however, that my personal effects passing under Item IV of this Will shall bear no share of any such taxes. I specifically do not waive the right of my Executor under Internal Revenue Code (1) section 2206 to recover from the beneficiaries of life insurance policies on my life the portion of the total estate tax paid as the proceeds of such policies bear to my taxable estate, (2) section 2207B to recover the proportionate share of estate taxes from the recipient of property included in my gross estate under Internal Revenue Code section 2036, and (3) section 2207A to recover the proportionate share of estate taxes from the recipient of property included in my gross estate under Internal Revenue Code section 2044.

ITEM IV.

PERSONAL EFFECTS

If my wife, Merle Berry Montjoy, survives me, I direct my Executor to select for my wife one or more items of sentimental value and which she may have in her nursing home room and I give and bequeath those items to my wife. I give and bequeath all of my remaining household furniture and furnishings, chinaware, silverware and linens, automobiles, clothing, jewelry, sport equipment and other tangible personal property located in my home, and policies of insurance thereon, but not including cash, bank accounts, securities or intangible property, in equal shares to my children and stepchildren to divide as they agree, or if they fail to agree, as they may select by casting lots to determine the order in which they shall select, with each of them to select in the aggregate items of comparable value in this rotating fashion.

A. Separate Memorandum I may leave a separate memorandum containing directions for the specific disposition to be made of certain of the tangible personal property bequeathed under this Item. In such event, the provisions of that memorandum shall be given the same legal effect as if included in this Will and the assets described therein shall be distributed to the named beneficiaries.

ITEM V

SPECIFIC BEQUESTS

A. I hereby give, devise and bequeath to my wife Merle Berry Montjoy the sum of Five Thousand Dollars (\$5,000) if she survives me.

B. I hereby give, devise and bequeath to my daughter Louise Montjoy Lathem as custodian of my grandson Wilson Hemingway Lathem under Mississippi Uniform Transfers to Minors Act the sum of Fifty Thousand Dollars (\$50,000.00) to be used for his college or post-graduate education.

C. I hereby give, devise and bequeath to my daughter Carol Montjoy Jackson as custodian for my grandson James Troy Jackson and Kenneth Sellers Jackson under the Mississippi Uniform Transfers to Minors Act the sum of One Hundred Thousand Dollars (\$100,000.00) to be used for their college or post-graduate education.

D. I hereby give, devise and bequeath to my nephew, Richard Wilson Montjoy II, the sum of One Thousand Dollars (\$1,000 00)

E. I hereby give, devise and bequeath to my daughter, Carol Montjoy Jackson, any automobiles that I may own at the time of my death.

F. To the extent it has not already been conveyed, I hereby give, devise and bequeath to my children and stepchildren, Louise Hemingway Montjoy, Carol Montjoy Jackson, Jule

Seibels Northup and Robert Emmet Seibels, III, an equal interest in my beach house and all contents therein as well as all other property of every kind and description which I may own at the time of my death located in the State of Florida. Should any of my said children or stepchildren predecease me, the share of such predeceased child or stepchild shall pass to such child's or stepchild's issue per stirpes, if any, otherwise to my remaining children or stepchildren.

ITEM VI.

RESIDUE

I give, devise and bequeath the rest and residue of my estate to the following people in the following proportions: Twenty-five percent (25%) to my daughter Louise Montjoy Lathem, Twenty-five percent (25%) to my daughter, Carol Montjoy Jackson, Twenty-five percent (25%) to my stepdaughter Jule Seibels Northup, and Twenty-five percent (25%) to my stepson, Robert Emmet Seibels, III. Except as otherwise provided herein, if a beneficiary mentioned in this Item VI does not survive me, I devise and bequeath that deceased beneficiary's portion of the residue of my estate to said deceased beneficiary's surviving children, per stirpes. If any child or stepchild predeceases me and is not survived by children, then his or her interest shall be distributed to the surviving beneficiaries in the proportions listed herein.

ITEM VII.

DEFINITIONS

A Per Stirpes Whenever distribution is to be made to designated beneficiaries on a "per stirpes" basis, the property shall be distributed to the persons and in the proportions that personal property of the named ancestor would be distributed under the laws of the State of Mississippi in force at the time stipulated for distribution if the named ancestor had died intestate

at such time, domiciled in such state, not married and survived only by such descendant(s).

B. Children and Descendants. References in this Will to "my children" shall mean my children as defined in Item II of this Will and to "my stepchildren" shall mean my stepchildren as defined in Item II of this Will. Other references in this instrument to "child" or "children" mean lawful blood descendants in the first degree of the parent designated. References to "descendants" mean lawful blood descendants in the first, second or any other degree of the ancestor designated, provided always, however, that an adopted child and such adopted child's lawful blood descendants shall be considered in this Will as lawful blood descendants of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or of either of the adopting parents and shall not be considered descendants of the adopted child's natural parents, except that where a child is adopted by a spouse of one of his or her natural parents, such child shall be considered a descendant of such natural parent as well as a descendant of the adopting parent.

C. Gender. The masculine, feminine and neuter genders whenever used herein shall each be deemed to include the other as well, where the context requires. Moreover, the terms referred to in singular form shall be deemed to include the plural, and vice versa, where the context requires.

ITEM VIII

EXECUTOR POWERS

A. Successor Executor to Have Powers and Duties of Original Executor All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. Where used throughout this Will, the terms "Executor" and "Administrator" may be used interchangeably and shall apply to

whoever may be serving as personal representative of my estate, whether one or more than one.

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

C. Discretion to Select Property to be Distributed My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. My Executor shall exercise this discretion in a manner which is impartial to all beneficiaries under this Will. My Executor may satisfy any pecuniary bequest provided in this Will in cash or in kind or partly in cash and partly in kind; however, any asset distributed in kind shall be valued at its date of distribution value. My Executor shall not exercise this discretion in any manner which will result in a loss of or decrease in the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

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

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

or corresponding provisions of any future law.

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

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

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

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

J. Power to Invest. My Executor shall have the power to invest or reinvest my assets in such bank accounts, securities, or real or personal property or to retain any of my assets as my Executor determines.

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

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

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

N. Section 2032 A Election. My Executor shall have the discretion and authority to make the special use valuation election allowable under Section 2032A of the Internal Revenue Code, or any corresponding provision of future law relating thereto. My Executor shall not incur any liability to any party for determining whether or not to exercise the discretion to elect or not

This instrument was, on the day and year shown above, signed, published and declared by Richard Wilson Montjoy to be his Last Will and Testament in our presence and we have subscribed our names as witnesses in his/her presence and in the presence of each other

Danya Rahman
Witness

Mildred Kimbrough
Witness

O. Section 6166 Election My Executor shall have the power to elect to defer the payment of federal estate taxes as provided in Section 6166 of the Internal Revenue Code, or any corresponding provision of future law relating thereto. My Executor shall not incur any liability to any party for determining whether or not to exercise the discretion to elect or not to elect to defer the payment of taxes.

P. Ancillary Administration I further nominate and appoint my Executor herein named to petition the proper Court and to take all necessary action to effect an ancillary administration covering any property I may own in another jurisdiction. I direct that no bond or other security shall be required of my Executor named herein, nor shall my Executor be required to file an inventory or accounting with any court in any foreign jurisdiction. If the laws of any other jurisdiction in which I may own property require that a resident of that jurisdiction serve as Executor or Administrator in any ancillary proceeding by my estate, my Executor shall have the power and right to select and designate a proper party resident of the foreign jurisdiction involved to serve with the Executor of my estate as Co-Administrators. In such event, the Co-Administrators shall not be required to post any bond or other security or file any accounting or inventory with any court in the foreign jurisdiction.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 16th day of March, 2007.


Richard Wilson Montjoy

PROOF OF WILL

Sonya Rohman and Mildred Kimbrough being duly sworn

according to law on oath state:

Each of us is a subscribing witness to the attached written instrument dated March 16, 2007, which purports to be the Last Will and Testament of RICHARD WILSON MONTJOY, Testator, who is personally known to each of us. On the execution date of the instrument, the Testator, in our presence, signed, published and declared the instrument to be his Last Will and Testament, and requested that we attest his execution thereof. In the presence of the Testator and each other, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument the Testator appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

DATED this 16th day of March, 2007

Sonya Rohman
(Witness)

Mildred Kimbrough
(Witness)

5125 Old Canton Rd. # 223
(Address)

5829 Kristen Dr.
(Address)

Jackson, MS 39211

Jackson, MS 39211

STATE OF MISSISSIPPI

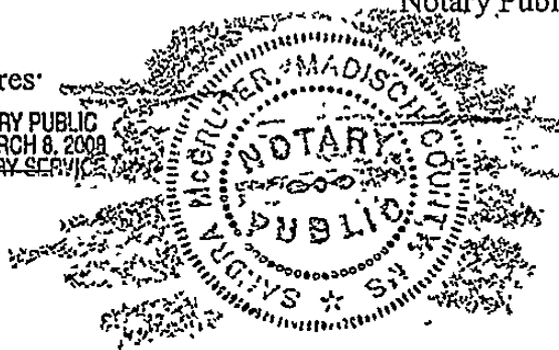
COUNTY OF Madison

Subscribed and sworn to before me, the undersigned Notary Public, on this the 16th day of March, 2007

Dorinda M. Hinder
Notary Public

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 8, 2009
-BONDED THRU STEGALL NOTARY SERVICE



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

Book 310 Page 638
ARTHUR JOHNSTON, C C
BY: K. Sellers DC



2007-609

WILL
OF
SELMA L. REES

FILED
THIS DATE
JUL 27 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Seelus* D.C.

WILL
OF
SELMA L. REES

I, SELMA L. REES, do hereby make, publish and declare this to be my Will, and do hereby revoke all Wills and Codicils heretofore made by me.

1.

I direct my Personal Representative to pay from my Estate all inheritance, estate, transfer and succession taxes which become payable by reason of my death, with authority to contest or compromise any claims for such taxes. Any estate or inheritance taxes payable by reason of my death shall be apportioned in accordance with the Oregon Uniform Estate Tax Apportionment Act.

2.

I devise the residue of my Estate remaining after compliance with Paragraph 3 below, to the Trustee then acting under the Restated Trust dated July 7, 1994, between SELMA L. REES as Grantor and SELMA L. REES as Trustee. The Restated Trust in its present form and as it may be amended in the future is hereinafter referred to as the "Restated Trust" and the term "Trustee" hereinafter used means the Trustee then acting under the Restated Trust. Said residue shall be held, administered and distributed as provided in the Restated Trust.

3.

During my lifetime, all or any portion of my property may have been transferred to the Trustee under the Restated Trust thereby eliminating or reducing the property subject to probate under this, my Will. My Personal Representative is directed to execute such stock powers, endorsements, or other instruments of transfer as the Trustee may request for purposes of perfecting record title in the Trustee for the property which I may hold as nominee for the Trustee at the time of my death, and my Personal Representative is directed to otherwise cooperate with the Trustee. If any property remains subject to disposition under this Will, my Personal Representative shall pay therefrom my funeral expenses, expenses of my last illness, administration expenses, claims against me and debts of mine perfected in the probate proceedings, federal and state taxes in the nature of income, estate, inheritance, succession,

S L R
-1- Will

transfer, gift or like taxes, arising or owing at the time of my death. If performance by my Personal Representative under this Will is facilitated by the possession of any powers or discretions granted the Trustee under the Restated Trust, my Personal Representative shall have the right and authority to exercise any such power or discretion.

4.

I nominate and appoint as Co-Personal Representatives of my Estate DAVID R. REES, SANDRA L. SWIFT and DOUGLAS A. REES. If any of the named Co-Personal Representatives fails to qualify or act or resigns as Co-Personal Representative, I name the remaining named Personal Representatives to serve as Personal Representative of my Will. No bond shall be required of any Personal Representative named herein.

A. Decisions in the administration and management of my estate shall be upon concurrence of a majority of my Co-Personal Representatives. A Co-Personal Representative who is not joined in a decision shall not be liable for the action taken as a result of that decision.

B. Any one of the Co-Personal Representatives may delegate to one of the other Co-Personal Representatives the duty of maintaining the sole care and custody of all cash and securities constituting assets of my estate and to be responsible for their safekeeping. Any one of the Co-Personal Representatives may delegate to the other Co-Personal Representatives the responsibility for keeping financial statements of the estate, to the court and to all persons entitled thereto, the duty to accept payment of income and principal payable and due to my Estate and the duty of endorsing checks therefore and making disbursements of funds payable from the estate without the necessity of the other Co-Personal Representatives signing or counter-signing checks and vouchers therefore. However, no distribution of assets of my Estate shall be made without the prior approval of all of my Co-Personal Representatives.

C. One Co-Personal Representative may hold securities or other property in that person's name or in the name of that person's nominee and no person dealing with that person or nominee shall be required to determine whether all of my Co-Personal Representatives have concurred in the sale thereof.

D. In addition to the foregoing provisions, my Co-Personal Representatives may, at any time or from time to time, delegate to the other any of the powers, discretionary or otherwise, exercisable by my Co-Personal Representatives hereunder and may revoke that delegation at that time. The delegation of those powers and the revocation thereof shall be

S. & R.
-2- Will

evidenced in writing to the other Co-Personal Representatives to whom those duties have been delegated.

5.

I hereby empower my Personal Representative to lease, encumber, sell, exchange or otherwise deal with or dispose of all my property or any part thereof in such manner, at such time, and upon such terms as my Personal Representative shall deem in the best interests of my estate. Such sale or other disposition may and shall be made without any reference to the order of disposition of real and personal property and without any petition, citation, hearing, order or any other action, and may be at private or public sale as my Personal Representative may deem advisable.

IN WITNESS WHEREOF, I have signed and do declare this instrument consisting of three pages, including this page, to be my Will, this 7th day of July, 1994.

Selma L. Rees
SELMA L. REES

THE FOREGOING INSTRUMENT, consisting of three typewritten pages, including this page, was on the above date signed by SELMA L. REES who declared this to be her Will and we at her request and in her presence and in the presence of each other have signed our names as attesting witnesses. At the time this Will was signed, we believe SELMA L. REES was at least eighteen (18) years of age, of sound mind and was acting voluntarily.

Harner Jay Johnston III
Residing at: Becker, Oregon

Julie A. Dumbley
Residing at: Springfield, Or

STATE OF OREGON)
) ss.
County of Lane)

The undersigned, being sworn, each say:

We are the attesting witnesses to the attached Will, executed by SELMA L. REES, dated the 7th day of July, 1994, consisting of three typewritten pages.

The Will was executed by SELMA L. REES in our presence. We witnessed the Will in the presence of each other and SELMA L. REES, who declared the instrument to be her Will and requested that we sign our names as witnesses, which we did. To the best of our knowledge and belief, at the time she executed the Will, SELMA L. REES was at least eighteen (18) years of age, of sound mind, and was acting voluntarily and not under any fraudulent misrepresentation or undue influence.

Barner Jay Johnston III
Julie A. Sunbley

SUBSCRIBED AND SWORN to before me by each of the affiants this 7th day of July, 1994.

Monica LaRosa
Notary Public for Oregon
My Commission Expires: 10-26-94



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

Book 41 Page 650
ARTHUR JOHNSTON, C. C.
BY K. S. S. S. DC



LUVAAS, COBB, RICHARDS & FRASER, P C
ATTORNEYS AT LAW
777 High Street, Suite 300
P O, Box 10747
Eugene, OR 97440
(503)464-9292

LAST WILL AND TESTAMENT

OF

PAULINE K. PINNIX

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

ARTICLE I
FAMILY MEMBERS

My husband, DAWSON R. PINNIX, predeceased me and I have no children.

ARTICLE II
APPOINTMENT OF FIDUCIARY

A. I appoint TRUSTMARK NATIONAL BANK as Executor of this my Last Will and Testament. In the event TRUSTMARK NATIONAL BANK is unable or unwilling to serve as such Executor, I appoint any state or national bank having trust powers to serve as Successor Executor.

B. I direct that my said Executor shall not be required to file any inventory or appraisal of my estate or be required to give any bond whatsoever or to give any accounting to any court or obtain the order or approval of any court in the exercise of any power or discretion herein given.

C. I do hereby grant unto my said Executor, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private sale, to be exercised without any court order and at such price and on such terms and conditions as my Executor, in its sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers and no party to such

FILED
THIS DATE
JUL 27 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Page 1 of 5 of My Will P.K.P.

instruments in writing, signed by the Executor, shall be obliged to inquire into its validity, or be bound to see to the application by the Executor, pursuant to the terms of any such instrument; to make distribution of my estate in cash or in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in their sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated herein by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executor, 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.

ARTICLE III
PAYMENT OF EXPENSES AND DEBTS

I direct my Executor 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.

ARTICLE IV
FORGIVENESS OF DEBT

If my nephew, RICHARD DALE WAKEFIELD, or his estate or the beneficiaries thereof shall be indebted to me on that certain loan agreement, dated approximately December 23, 1999, in the face amount of One Hundred Thirty-Two Thousand Nine Hundred and No/100 Dollars (\$132,900.00) at my death, I direct and require that all of such indebtedness and all interest thereon be forgiven and canceled in its entirety, it being my intention by this bequest to relieve my nephew

and his estate and the beneficiaries thereof of any and every obligation to repay said indebtedness or any part thereof or any interest thereon

ARTICLE V
RESIDUARY ESTATE

I will, devise and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character and wheresoever situated, together with any lapsed bequests or devises as follows:

1. To my nephew, RICHARD DALE WAKEFIELD, or his issue, natural or adoptive, one-fifth (1/5) of said residuary estate. In the event RICHARD DALE WAKEFIELD predeceases me without issue, then to his wife, LINDA WAKEFIELD, if married to RICHARD DALE WAKEFIELD at the time of my death. In the event RICHARD DALE WAKEFIELD predeceases me without issue and is not married to LINDA WAKEFIELD, then to the heirs-at-law of RICHARD DALE WAKEFIELD.
2. To my niece, NANCY WAKEFIELD DOOLEY, or her issue, natural or adoptive, one-fifth (1/5) of said residuary estate. In the event NANCY WAKEFIELD DOOLEY, predeceases me without issue, then to RICHARD DALE WAKEFIELD, or, if not living, to his issue per stirpes.
3. To my husband's nephew, RICHARD LEE MATTHEWS, or his issue, natural or adoptive, one-fifth (1/5) of said residuary estate. In the event RICHARD LEE MATTHEWS predeceases me without issue, then to his wife, KATHY MATTHEWS, if married to RICHARD LEE MATTHEWS at the time of my death. In the event RICHARD LEE MATTHEWS predeceases me without issue and is not

married to KATHY MATTHEWS, then to the heirs-at-law of RICHARD LEE MATTHEWS.

- 4. To my husband's nephew, ROY EDWARD MATTHEWS, or his issue, natural or adoptive, one-fifth (1/5) of said residuary estate. In the event ROY EDWARD MATTHEWS, predeceases me without issue, then to RICHARD LEE MATTHEWS, or, if not living, to his issue per stirpes.
- 5. To my husband's niece, FRANCES STOREY SMITH, or her issue, natural or adoptive, one-fifth (1/5) of said residuary estate. In the event FRANCES STOREY SMITH predeceases me without issue, then to her husband, JIMMY SMITH, if married to FRANCES STOREY SMITH at the time of my death. In the event FRANCES STOREY SMITH predeceases me without issue and is not married to JIMMY SMITH, then to the heirs-at-law of FRANCES STOREY SMITH.

IN WITNESS WHEREOF, I, PAULINE K. PINNIX, have to this my Last Will and Testament, consisting of five (5) pages, subscribed my name, this the 20 day of August, 2004.

Pauline K Pinnix
PAULINE K. PINNIX

Dustin J. Womack
_____)
_____)
Samuel H. Willford
_____)

WITNESSES

Page 4 of 5 of My Will P.K.P.

This instrument was, on the day and year shown above, signed, published and declared by PAULINE K. PINNIX 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.

WITNESSES:

Dustin J. Womack

Sam H. Winford

ADDRESSES:

1201 Winrose Street

JACKSON, MS 39211

303 Highland Park Cove, Suite A

Ridgeland ; MS 39157

PROOF OF WILL

STATE OF MISSISSIPPI

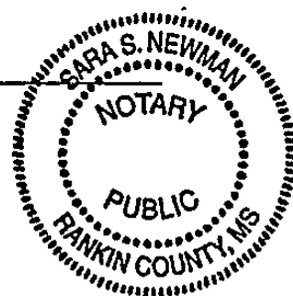
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Samuel H. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Pauline K. Pinnix, and that the said Pauline K. Pinnix signed, published and declared said instrument to be her Last Will and Testament on the 20th day of August, 2004 in the presence of this affiant and Dustin T. Womack, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years, that this affiant and Dustin T. Womack subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

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

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 20th day of August, 2004.

Sara S. Newman
NOTARY PUBLIC



* My commission expires:
Notary Public State of Mississippi At Large
My Commission Expires: January 10, 2006
Bonded Thru Helden, Brooks & Garland, Inc.

PROOF OF WILL

STATE OF MISSISSIPPI

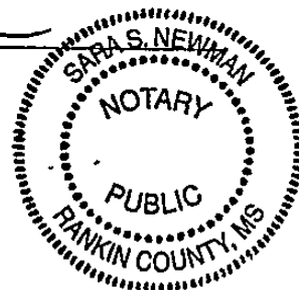
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Dustin T. Womack, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Pauline K. Pinnix, and that the said Pauline K. Pinnix signed, published and declared said instrument to be her Last Will and Testament on the 20th day of August, 2004 in the presence of this affiant and Samuel H. Williford, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years, that this affiant and Samuel H. Williford subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

Dustin T. Womack
 DUSTIN T. WOMACK
 1201 Winnrose Street
 Jackson, Mississippi 39211

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 20th day of August, 2004.

Sara S. Newman
 NOTARY PUBLIC

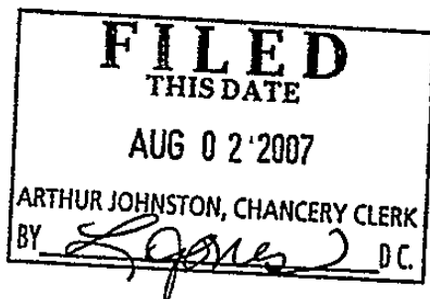


My commission expires:
 Notary Public State of Mississippi At Large
 My Commission Expires January 10, 2008
 Bonded Thru Helden, Brooks & Garland, Inc.

MADISON COUNTY MS This instrument was
 filed for record July 27, 2007
 Book 41 Page 655
 ARTHUR JOHNSTON, C. C.
 BY. A. Jones D. C.



LAST WILL AND TESTAMENT 2007-668
 OF
ROBERT PAUL IACONO



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

ARTICLE I.

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

ROBERT HUNTER IACONO, born March 22, 1997; and

JULIA ROSE IACONO, born July 29, 1999.

They are herein referred to collectively as "my Children" and individually as "my Child" or as "Hunter" or "Rose", respectively.

ARTICLE II.

I appoint my Spouse as Executor of my Estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be probated, registered and allowed against my estate; all my funeral, burial and/or cremation expenses; and all expenses of administering my estate as soon as may be conveniently done.

ARTICLE III.

It is my wish and desire that I be buried at Running Creek Ranch, Selway Wilderness, Idaho County, Idaho near the source of spring water for Running Creek Cabin.

ARTICLE IV.

I direct that all estate, inheritance, transfer, legacy or other succession taxes incurred by reason of my death, shall be paid by my Executor as soon as practicable after my death from the portion of my Residuary Estate that does not qualify for the federal estate tax marital deduction

ARTICLE V.

I devise and bequeath to my Spouse, if she survives me, any interest I may own in our residence and surrounding acreage in Madison, Madison County, Mississippi, which is occupied by us as a family home, subject to any indebtedness that may be against such property at the time of my death, together with any and all policies of insurance thereon. If my Spouse shall not survive me, I direct that my residence shall pass as a part of my Residuary Estate

ARTICLE VI.

A. I give and bequeath to my Spouse, if she survives me, all furniture, furnishings, ornamental decorations, silverware, pictures, linens, glassware and the like located in our home; and my automobiles, clothing, books, jewelry and other personal effects owned by me at the time of my death, exclusive of any items of such nature that are specifically bequeathed by any other provision of this Will

B. If my Spouse does not survive me, I give all such property to my Children, in approximately equal shares. If either of my Children shall have predeceased me and is survived by a child or children, his or her share of such property shall pass, in equal shares, to his or her then-living children, if any, and otherwise to my other Child. Such items shall be divided among the beneficiaries as they may agree, or in the absence of such agreement, or if one or more of the beneficiaries is a minor, as my Executor shall determine. In making such determination, I instruct my Executor to distribute such personal property in such a manner that each of my Children (or his or her descendants) receives a portion thereof having approximately equal

monetary and sentimental value Any determination or division of property made or other action taken by my Executor pursuant to the provisions of this Article shall be conclusive upon all persons interested in my estate.

C If one or more of the beneficiaries designated in this Article is a minor at the time this property is to be distributed, my Executor shall distribute the property to the guardian of the minor to hold for the minor until he or she attains age twenty-one (21). The receipt of such guardian shall constitute a full acquittance of my Executor with respect to the property so delivered

D. I specifically direct that any expenses incurred in safeguarding or delivering such items of personal property be paid from my estate as an administrative expense thereof.

ARTICLE VII.

A. I specifically devise and bequeath the following items, if owned by me at the time of my death, to my Children as follows:

1. The portion of Running Creek Ranch, Selway Wilderness, Idaho County, Idaho consisting of the 16 acres on Selway River together with all improvements and attachments thereto, including the contents thereof, to my son, Hunter, subject to a perpetual easement to my daughter, Rose, for use of the runway located on said parcel.

2. The portion of the Running Creek Ranch, Selway Wilderness, Idaho County, Idaho consisting of the 10 acres on Running Creek together with all improvements and attachments thereto, including the contents thereof, to my daughter, Rose.

3. The Selway outfitting business, whether run by me as sole proprietor or in a corporate or other entity form, to my son, Hunter.

4. The small lot in Caswell Lake Subdivision, Alaska to my son, Hunter.

5. The airplane hanger in Hamilton, Montana to my son, Hunter.

6. The Cessna airplane, N4569B, registered in Arizona and housed in Hamilton, Montana, to my son, Hunter.

7. The 20 acre parcel located in Lassen County, California to my daughter, Rose

8. Mallard Creek Ranch located in Idaho to my daughter, Rose, in the event my Spouse has predeceased me and I have become the sole owner of such property.

B. In the event either of my Children shall predecease me, the interest devised or bequeathed to such Child under this Article shall be distributed to his or her children, per stirpes. If my deceased Child has no surviving descendants, the interest shall be distributed to my other Child, per stirpes.

C. In the event any item devised or bequeathed under this Article is to be distributed to either of my Children or a descendant thereof, who has not yet attained the age of twenty-one (21), such item shall be distributed to the trust created for his or her benefit under the provisions of Article IX of this Will to be held, administered and distributed in accordance with the provisions of that trust.

ARTICLE VIII.

A I give, devise and bequeath all the rest and residue of my estate, real, personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including proceeds of any life insurance policies which are payable to my estate, including all lapsed legacies and devises, but excluding any property over or concerning which I have any power of appointment (herein referred to as my "Residuary Estate"), as follows:

1. Forty percent (40%) to my Spouse, if she shall survive me.

2. The balance or, in the event my Spouse has predeceased me, my entire Residuary Estate, to my Children, in equal shares.

B In the event either of my Children has predeceased me and is survived by a child or children, his or her share of my Residuary Estate shall be distributed to his or her children in equal shares, per stirpes. If such deceased Child has no surviving descendants, his or her interest shall be distributed my other Child, per stirpes.

C. In the event either of my Children or a descendent thereof to whom an interest in my Residuary Estate is to be distributed has not attained the age of twenty-one (21), his or her share of my Residuary Estate shall be distributed to the trust created for his or her benefit under the provisions of Article IX to be held, administered and distributed in accordance with the provisions of that trust

ARTICLE IX.

If any share of my Residuary Estate or other item devised or bequeathed hereunder, other than property to be distributed pursuant to the provisions of Article VI of this Will, is distributable to any of my Children or a descendent thereof who has not attained the age of twenty-one (21) years at the time such property is to be distributed from my estate, then such share or property shall be distributed to the separate trust established under the provisions of this Article for his or her benefit. A separate trust shall be established for each such beneficiary and each trust shall be designated and known by the name of my Child or his or her descendent for whose benefit it is hereby created. The assets devised and bequeathed under the provisions of this Will to each trust shall be held by **BANCORPSOUTH BANK**, with offices in Jackson, Mississippi as Trustee, under the terms hereafter set forth. The Trustee shall hold, administer and distribute the funds of each trust under the following provisions:

A The Trustee shall distribute to or for the benefit of the beneficiary or beneficiaries of each trust, but not necessarily in equal shares, as much of the net income as the Trustee deems advisable for the education, support, maintenance and health of such beneficiary; for the

maintenance of such beneficiary's accustomed standard of living; or for any medical, hospital or other institutional care which such beneficiary may require. These distributions shall be made in such proportions, amounts and intervals as the Trustee determines. Any income not distributed shall be retained in the trust and added to principal and shall be distributed in accordance with provisions of this Article.

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

C. To the extent other funds, including but not limited to scholarship funds, are not available, the Trustee may, in its discretion, utilize funds of the trust of any beneficiary to pay costs of a college education for such beneficiary, including but not limited to, the costs of clothing, tuition, books, room and board, and the costs of any extracurricular activities in which such beneficiary may desire to participate during attendance at college

D. In the event my residence shall become a part of any trust created hereunder, the Trustee herein named shall allow and permit the guardian of my minor Child or Children to live and reside in such residence, free of rent, so long as the guardian shall maintain a place of residence there for a minor Child of mine during the term of the trust. In the event my home shall be sold by the Trustee, then the Trustee may use the proceeds derived from such sale, together with such additional amounts of principal of the trust estate as my Trustee, in my Trustee's sole discretion, shall determine necessary to build or purchase a suitable home for my

minor Child or Children. The same provisions shall apply in regard to the use of such new home by the guardian as have hereinabove been provided with respect to my present home. If in lieu of building or purchasing a new home for my minor Child or Children the Trustee shall deem it advisable, the proceeds may be used to cover the cost of an addition to or remodeling of the home of the guardian that may be undertaken so as to provide my minor Child or Children with a comfortable place to live.

E. In the event my residence or any other parcel of real property shall become a part of a trust created hereunder, the Trustee shall manage, care for, improve and protect the property as it would have the right to do so if it were the individual owner thereof. By way of illustration but not of limitation, the Trustee shall make such repairs and improvements to the premises as may be necessary to keep and maintain the same in good condition, pay all taxes, assessments and public charges which may be levied or assessed against the premises, and keep the house and its contents adequately insured. All expenses incurred for the management, care, improvement and protection of the premises shall be borne by the trust estate, and the Trustee, in its discretion, shall determine the allocation of the expenses between principal and income.

F. In the event any of the specific properties devised or bequeathed to either of my Children under the provisions of Article VII shall become a part of any trust created hereunder, my trustee shall allow and permit my Spouse and either or both of my Children, whether or not such property is a part of the trust of which such Child is a beneficiary, to utilize such property free of cost during the term of the trust

G. As and when the beneficiary of each trust attains the age of twenty-one (21) years, the Trustee shall distribute to the beneficiary the remainder of his or her trust estate, free and clear of any trust.

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

I. If at the death of a beneficiary of a trust he or she leaves no surviving children, that deceased beneficiary's trust estate shall be distributed in equal shares, one share to each of the trusts created for his or her siblings to be administered and disposed of in accordance with the provisions of those trusts, and one share outright to each of his or her siblings who has previously reached the age set forth in G above to have received a distribution of his or her trust estate.

J. In the event all of the persons and classes designated as beneficiaries of this trust die prior to the distribution of all trust assets, upon death of the survivor of them, the assets shall be distributed outright and free of any trust to my descendants by per stirpes proportions, or if none, then one-half ($\frac{1}{2}$) to my heirs at law as determined in accordance with the intestacy laws of the State of Mississippi then in effect

ARTICLE X.

Any beneficiary 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 under this Will, whether outright or in

trust, provided he or she shall do so within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any future law. Any such disclaimer shall be made in writing, clearly stating the portion or assets disclaimed, and shall be timely filed in the Court in which my estate is being probated. If a beneficiary disclaims in whole or in part, the property in which he or she disclaims his or her interest shall be disposed of in accordance with the provisions of this Will as if such beneficiary had predeceased me.

ARTICLE XI.

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

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

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

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

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

C. The interest of every beneficiary of any trust created herein shall vest within the period prescribed by the Rule against Perpetuities. Upon vesting, any trust property held by the Trustee shall be distributed to the current income beneficiary or beneficiaries of the trust property (or to his or her legal guardian or other personal representative) as though such income beneficiary had reached the age at which final distribution was required.

D. None of the principal or income of any trust created under this Will shall be liable for the debts or obligations of any beneficiary or be subject to seizure by creditors of any

beneficiary. The beneficiaries have no power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of any part of their interest in trust funds or the income produced from the funds.

ARTICLE XIII.

A. No Trustee shall be required to enter into any bond as Trustee or to file with any court any periodic or formal accounting of the administration of any trust. The Trustee shall render annual accounts to each of the beneficiaries of any trust (or his or her guardian if a beneficiary is a minor). No persons paying money or delivering property to the Trustee shall be required to see to its application.

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

C. If the Trustee resigns or becomes unable to serve, regardless of the cause, a successor Trustee shall be appointed by the Chancery court (or other appropriate court) having proper jurisdiction over the administration of the trust, upon petition brought by or on behalf of the beneficiaries of the trust.

D. In no event shall the resignation of the Trustee become effective before the qualification of the successor Trustee and the submission of a full accounting by the resigning Trustee; however, the successor Trustee and the beneficiaries (or the guardian of any beneficiary who is then a minor or under other disability) may agree to waive a final accounting by the Trustee being replaced.

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

F. Any individual serving as Trustee may receive reasonable compensation based upon the then current hourly rates being charged by an individual for services comparable to those being rendered by the individual Trustee in the location where the trust is being administered. Any corporate Trustee shall receive reasonable compensation for its services based on its regular compensation schedule for administering trusts of the size and type

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

ARTICLE XIV.

A. In order to provide for the security of any minor Child of mine in the event of the death of my Spouse and me during the minority of such Child or Children, I hereby designate and appoint **JOSEPH AND CHARLENE KIM** of Derran Springs, Michigan, as guardian of such minor Child or Children.

B. The guardian shall have custody and tuition of each minor Child of mine until he or she attains the age of twenty-one (21) years. I direct that the aforesaid guardian shall not be required to furnish any bond or other security for the faithful performance of the duties of guardian. To the extent possible, I direct that any and all accountings, inventories and the like ordinarily required of a guardian shall not be required of the guardian.

ARTICLE XV.

A. In the event my Spouse is or becomes unable or unwilling to serve as my Executor, I appoint **JOSEPH AND CHARLENE KIM** to serve as my successor Co-Executors. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Co-Executors or Administrator. Where used throughout this Will, the terms "Executor," "Executrix" and "Administrator" may be used

interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one

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

ARTICLE XVI.

I hereby grant to my Executor and to the Trustee of each trust established herein (including any substitute or successor personal representative or trustee) the continuing, absolute discretionary power to deal with any property, real or personal, held in my estate or in any trust, as freely as I might in handling my own affairs. Such powers may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with the Executor or Trustee shall be required to inquire into the propriety of any of (his)(her) actions. I expressly confer upon my Executor and Trustee the specific powers set forth in Miss. Code Ann. §91-9-101 through §91-9-109 (1972), as now enacted or hereafter amended.

B. The situs of any trust created hereunder shall be the State of Mississippi and it shall be deemed to be administered and located in the State of Mississippi and shall be governed, interpreted, construed and regulated by the laws of the State of Mississippi. Notwithstanding the preceding or any other provisions of this Will and recognizing that the needs and family circumstances of my Children and/or their descendants who are the trust beneficiaries may change or vary after the date of this Will and/or after my death, the Trustee may transfer the situs of any trust estate to such other jurisdiction as, in its opinion, shall be for the best interests of the trust estate and the beneficiaries. In so doing the Trustee may resign and a successor Trustee be appointed in accordance with the provisions of Article XIII hereof. In the event of such a

transfer of the situs of a trust established hereunder, such trust shall thereafter be governed, interpreted, construed and regulated by the laws of such jurisdiction.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 29th day of August, 2006.

RP Iacono

ROBERT PAUL IACONO
Testator

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

Melicia V. Turner
Witness

of

2944 Marwood Drive
Address
Gaithers, MS 39212

Carolyn M. Barrett
Witness

of

119 Mandon Lane
Address
Pearl, MS 39208

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, each of the undersigned Affiants, who being by me first duly sworn to law, says on oath

(1) The within Will was subscribed in our presence by **ROBERT PAUL IACONO** the within named Testator, on the 29th day of August, 2006

(2) That the Testator was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

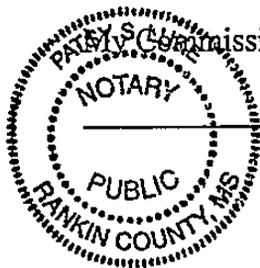
(3) That each of the undersigned subscribed and attested the within Will as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the Testator, and in the presence of each other.

Signature: Carolyn M. Barrett
Name: Carolyn M. Barrett
Address: 119 Mandon Lane
Pearl, MS 39208
Telephone No.: (601) 939-2347

Signature: Felicia V. Turner
Name: Felicia V. Turner
Address: 2944 Marwood Dr.
Jackson, MS 39212
Telephone No.: 601/373-2979

Subscribed and sworn to before me by the above-named Affiants on this 29th day of August, 2006.

Patsy Duke (Murphy)
NOTARY



Commission Expires:
Notary Public State of Mississippi
At Large
My Commission Expires
September 6, 2008
BONDED THRU
HEIDEN, BROOKS & GARLAND, INC.

1898523 1/00000 00000

MADISON COUNTY MS This instrument was
filed for record Aug 2, 2007.
Book # 41 Page 1662
ARTHUR JOHNSTON, C. C.
BY: L. Jones D.C.



Last Will and Testament

OF

2007-718

WILLARD BENTON OLIVER

I, Willard Benton Oliver, an adult resident citizen of the City of Madison, Madison County, Mississippi, being over and above the age of twenty-one (21) years of age and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other Wills and Codicils heretofore made by me.

ARTICLE I: DEBTS

I direct that all of my just debts, expenses of my last illness, funeral and burial expenses and the cost of the administration of my estate be paid as soon as practicable after my death out of the principal of my residuary estate.

ARTICLE II: TAXES

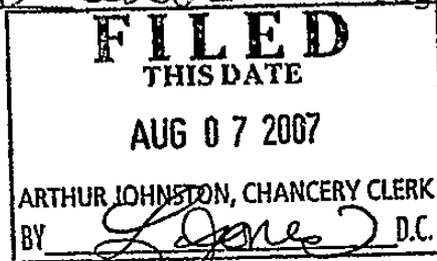
I direct that all estate and inheritance taxes and any taxes in the general nature thereof which are caused as a result of my death shall be paid by my Executrix out of the residuary of my estate.

ARTICLE III: APPOINTMENT OF EXECUTRIX

I nominate and appoint my sister, Lila Kate Oliver Brinson, to be the Executrix of this, my Last Will and Testament, and I direct that she so serve without the requirement of entering into any bond, inventory or accounting to any court of

Willard Benton Oliver
WILLARD BENTON OLIVER

Page 1 of 3 Pages.



competent jurisdiction in the performance of her duties as Executrix.

ARTICLE IV: RESIDUARY OUTRIGHT

I give, devise and bequeath all of the property which I may own at the time of my death, real or personal, tangible or intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this, my Last Will and Testament, to my sister, my sister-in-law, and my nieces and nephews, per stirpes, in the following manner:

Lila Kate Oliver Brinson, my sister, a two-ninths (2/9) interest; Kathryn Lowery Oliver, my sister-in-law, a one-ninth (1/9) interest; and the remaining six one-ninth (1/9) interests each to Kathy Glenda Oliver Latimer, my niece; Betty June Oliver Cash, my niece; Patricia Ann Brinson Parkins, my niece; James Michael Brinson, my nephew; Danny Newton Oliver, my nephew; and Timothy Conrad Oliver, my nephew.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my Last Will and Testament on this, the 14th day of December, 2001.

Willard Benton Oliver
WILLARD BENTON OLIVER

Willard Benton Oliver
WILLARD BENTON OLIVER

The foregoing instrument, consisting of this and two preceding typed pages, was signed, sealed, published and declared by Willard Benton Oliver, the testator, to be his Last Will and Testament in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses on this, the 14th day of December, 2001, at Jackson, Mississippi.

William A. Allain

WITNESS

P.O. Box 22965

ADDRESS

Jackson, MS.

Sam A. Wilburn
WITNESS

1817 Pine Ridge Drive
ADDRESS

Jackson, MS 39216

Willard Benton Oliver

WILLARD BENTON OLIVER

IN THE MATTER OF THE ESTATE AND
LAST WILL AND TESTAMENT OF
WILLARD BENTON OLIVER, DECEASED

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Hinds

Before me, the undersigned authority duly commissioned and acting within the jurisdiction aforesaid, this day personally came and appeared the testator, Willard Benton Oliver, and the following named witnesses: William A. Allain and Gene A. Wilkinson, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the testator signed and executed the instrument as his Last Will and Testament and that he signed willingly and that he executed it as his free and voluntary act for the purposes therein expressed; and that each of the witnesses saw the testator sign and, in the presence of the testator and in the presence of each other, signed the Last Will and Testament as witnesses and that to the best of their information, knowledge and belief, the testator was above the age of eighteen years and of sound and disposing mind and memory and was under no constraint or undue influence at the time he executed the Last Will and Testament.

Willard Benton Oliver
TESTATOR

William A. Allain
WITNESS

Gene A. Wilkinson
WITNESS

MADISON COUNTY MS This instrument was
filed for record Aug 7, 2007.

Book 41 Page 677

ARTHUR JOHNSTON, C C

BY: L. Jones DC



SWORN TO AND SUBSCRIBED before me by the above named testator and witnesses, respectively, on this, the 14th day of December, 2001.

My Commission Expires:

6/13/2003

Brenda L. Rogers
NOTARY PUBLIC

NOTARY PUBLIC
MADISON COUNTY, MISSISSIPPI
COMMISSION EXPIRES JUNE 13, 2003
EGR0LD THRU STL CALL NOTARY SERVICE

Last Will

And

Testament of

Laura Ann Holt

I, Laura Ann Holt, a resident of the City of Ridgeland in Madison County, Mississippi, declare this to be my last will and testament, hereby revoking all wills heretofore made by me.

ARTICLE I

I direct that all of my debts, all expenses of my last illness, and funeral and burial expenses, and the cost of administration of my estate be paid as soon as practicable after my death out of the principal of my residuary estate

ARTICLE II

I give to Ben P. Ray the following: First choice on antique couch, the marble top table; the oriental rug; the antique dresser; all silver; the mantle clock.

I give to Jenne Ray the following: my mother's engagement ring and ring guard

I give to Rena Jacobson the following: First choice on paintings in the house; First choice on all cut crystal items, two antique English chairs upholstered in green; antique radio in the living room; oak dresser and oak bed in the garage

I give to Melinda Ray the following: Second choice of the antique couch and silver.

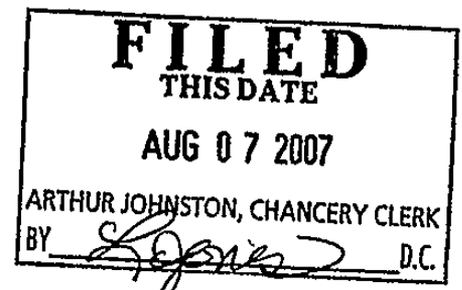
I give to Sara Hermance and Rena Jacobson the following: German made Humbles to be divided at their agreement.

I give to Agnes Hobson the following: Lord's Prayer Cross, choice of grandmother clocks; wrought iron bench on patio.

I give to Michael Hobson the following: Second choice of tools in garage.

I give to Jamie Pound the following: First choice of tools in garage.

I give to Karla Pound the following: the painting of Paris



I give to Karen Whitwer the following: choice of the two tables in the dining room.

ARTICLE III

Everything (property, land, and personal items) that remains after distributing those items listed in ARTICLE II, is to be sold and the proceeds equally divided among those listed here:

Anne Doty
Billy Haney
Burt Haney
Sara Hermance
Agnes Hobson
Rena Jacobson
Bobby Ray
Doug Ray
Melinda Ray
Jack Ryder
Margaret Thompson
Carol Sue Whitwer

ARTICLE IV

I name Ben Ray and Burt Haney as co-executors of this will. If for any reason one co-executor is unable or unwilling to serve, the other shall be the lone executor. No executor or co-executor of this will shall be required to furnish bond or other security as co-executors. I also waive inventory and appraisal to the extent allowed by law.

In addition to all powers granted by the laws of the State of Mississippi, I give my co-executors power, exercisable in the discretion of my co-executors and without court order, to sell all property, real or personal, comprising my estate and to make distributions wholly in cash.

In Witness Whereof I sign, publish and declare this instrument to be my last will this 26th day of Jan, 2007.

Laura Ann Holt

Laura Ann Holt

The foregoing instrument, consisting of this and ___ preceding typewritten pages, was signed, sealed, published and declared by Laura Ann Holt, the testatrix, to be her last will, 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, this 26th day of Jan, 2007 at Jackson, Mississippi.

Robert P. Henderson
Witness Printed Name

Joyce J. Henderson
Witness Signature

Rob P. Henderson
Witness Signature

Joyce J. Henderson
Witness Signature

5445 Hialeah Dr

5445 Hialeah Dr

Jackson, MS 39211

Jackson, Ms. 39211

Address

Address

Self-Proving Affidavit

STATE OF Mississippi

COUNTY OF Hinds

Each of the undersigned, Blair Witness and I, Witness, both on oath, says that:

The attached will was signed by Laura Ann Holt, the testatrix named in the will, on the _____ day of _____, 2007 at the St. Dominic Hospital, 969 Lakeland Drive, Jackson, Mississippi.

When she signed the will, Laura Ann Holt declared the instrument to be her last will.

Each of us then signed his or her name as a witness at the end of this will at the request of Laura Ann Holt and in her presence and sight and in the presence and sight of each other.

Laura Ann Holt was, at the time of executing this will, over the age of eighteen years and, in our opinions, of sound mind, memory and understanding and not under any restraint or in any respect incompetent to make a will

In our opinions, Laura Ann Holt could read write and speak in English and was suffering from no physical or mental impairment that would affect her capacity to make a valid will. The will was executed as a single original instrument, and was not executed in counterparts.

Each of us was acquainted with Laura Ann Holt when the will was executed and makes this affidavit at her request.

Robert P. Henderson
Signature

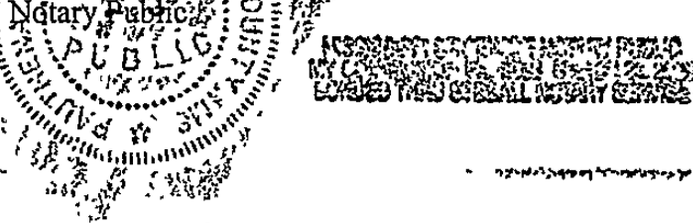
Blair Witness
Robert P. Henderson
5445 Hialeah Dr Jackson, MS
(Address)

(Signature)

I, Witness
Jayce D. Henderson
5445 Hialeah Dr.
(Address) Jackson Ms. 39211

Sworn to before me this 26th day of January, 2007.

Laurie R. Anderson
(signature and official seal)



Self-Proving Affidavit

STATE OF Mississippi
COUNTY OF Hinds

Each of the undersigned, Blair Witness and I, Witness, both on oath, says that.

The attached will was signed by Laura Ann Holt, the testatrix named in the will, on the _____ day of _____, 2007 at the St. Dominic Hospital, 969 Lakeland Drive, Jackson, Mississippi.

When she signed the will, Laura Ann Holt declared the instrument to be her last will.

Each of us then signed his or her name as a witness at the end of this will at the request of Laura Ann Holt and in her presence and sight and in the presence and sight of each other.

Laura Ann Holt was, at the time of executing this will, over the age of eighteen years and, in our opinions, of sound mind, memory and understanding and not under any restraint or in any respect incompetent to make a will

In our opinions, Laura Ann Holt could read write and speak in English and was suffering from no physical or mental impairment that would affect her capacity to make a valid will. The will was executed as a single original instrument, and was not executed in counterparts.

Each of us was acquainted with Laura Ann Holt when the will was executed and makes this affidavit at her request.

Jayce J. Henderson
Signature

Blair Witness
Jayce J. Henderson
5445 Hialbak Dr Jackson, Ms
(Address) 39211

(Signature)

I, Witness
Rob D. Anderson
5445 Hialbak Dr
(Address) Jackson, MS 39211

Sworn to before me this 20th day of January, 2007.

Arthur J. Anderson
(signature and official seal)



MADISON COUNTY MS. This instrument was filed for record Aug. 7, 2007.

Book 41 Page 681
ARTHUR JOHNSTON, C. C.

BY Legens DC



2007-655

LAST WILL AND TESTAMENT

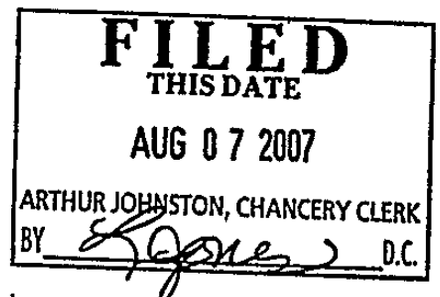
OF

DOUGLAS KEVIN COBB

Dated: March 8, 2007

Prepared by.

172nd Airlift Wing/JA
Lt.Col. F.G. Malta
141 Military Drive
Jackson, MS 39232
601-405-8772



MILITARY TESTAMENTARY PREAMBLE: This is a **MILITARY TESTAMENTARY INSTRUMENT** prepared pursuant to Title 10 United States Code, Section 1044d, and executed by a person authorized to receive legal assistance from the military services. Federal law exempts this document from any requirement of form, formality, or recording that is prescribed for testamentary instruments under the laws of a state, the District of Columbia, or a territory, commonwealth or possession of the United States. Federal law specifies that this document shall be given the same legal effect as a testamentary instrument prepared and executed in accordance with the laws of the jurisdiction in which it is presented for probate. It shall remain valid unless and until revoked by the Testator.

LAST WILL AND TESTAMENT

OF

DOUGLAS KEVIN COBB

I, Douglas Kevin Cobb, a resident of the State of Mississippi, make, publish and declare this to be my Last Will and Testament, revoking all wills and codicils at any time heretofore made by me. I am in the military service of the United States, currently stationed at Thompson Field Air National Guard Base, Rankin County, Mississippi.

FIRST: I direct that the expenses of my last illness and funeral, the expenses of the administration of my estate, and all estate, inheritance and similar taxes payable with respect to property included in my estate, whether or not passing under this will, and any interest or penalties thereon, shall be paid out of my residuary estate, without apportionment and with no right of reimbursement from any recipient of any such property.

SECOND: It is my desire that, upon my death, I be buried with full military honors appertaining to my service in the United States Air Force and the Mississippi Air National Guard.

THIRD: I give all tangible personal property owned by me at the time of my death, including without limitation personal effects, clothing, jewelry, furniture, furnishings, household goods, automobiles and other vehicles, together with all insurance policies relating thereto, to my wife Lisa Carol Davis-Cobb, if she survives me, or if she does not survive me, to my daughter, Alecia Marie Wasson, if she survives me. I expressly exclude my children Pamela Elizabeth Cobb and Douglas K. Cobb, Jr. and all those other of my children who may be after born as beneficiaries under this or any other article of this instrument.

FOURTH: I give all the rest, residue and remainder of my property and estate, both real and personal, of whatever kind and wherever located, that I own or to which I shall be in any manner entitled at the time of my death (collectively referred to as my "residuary estate"), as follows:

D.K.C.

- (a) If my wife Lisa Carol Davis-Cobb survives me, to my wife outright.
- (b) If my wife does not survive me, then to my daughter Alecia Marie Wasson if she survives me, or if she does not survive me to any then living issue of my said daughter, per stirpes.
- (c) If my wife does not survive me and there shall be no issue of mine then living, I give my residuary estate to those who would take from me as if I were then to die without a will, unmarried and the absolute owner of my residuary estate, and a resident of the State of Mississippi.

FIFTH: If any property of my estate vests in absolute ownership in a minor or incompetent, my Executor, at any time and without court authorization, may: distribute the whole or any part of such property to the beneficiary; or use the whole or any part for the health, education, maintenance and support of the beneficiary; or distribute the whole or any part to a guardian, committee or other legal representative of the beneficiary, or to a custodian for the beneficiary under any gifts to minors or transfers to minors act, or to the person or persons with whom the beneficiary resides. Evidence of any such distribution or the receipt therefor executed by the person to whom the distribution is made shall be a full discharge of my Executor from any liability with respect thereto, even though my Executor may be such person. If such beneficiary is a minor, my Executor may defer the distribution of the whole or any part of such property until the beneficiary attains the age of twenty-one (21) years, and may hold the same as a separate fund for the beneficiary with all of the powers described in Article SEVENTH hereof. If the beneficiary dies before attaining said age, any balance shall be paid and distributed to the estate of the beneficiary.

SIXTH: I appoint my wife, Lisa Carol Davis-Cobb, to be my Executrix. If my said wife does not survive me, or shall fail to qualify for any reason as my Executrix, or having qualified shall die, resign or cease to act for any reason as my Executrix, I appoint my daughter, Alecia Marie Wasson, as my Executrix. I direct that no Executrix shall be required to file or furnish any bond, surety or other security in any jurisdiction.

SEVENTH: I grant to my Executrix all powers conferred upon executors wherever my Executrix may act. I also grant to my Executrix power to retain, sell at public or private sale, exchange, grant options on, invest and reinvest, and otherwise deal with any kind of property, real or personal, for cash or on credit; to borrow money and encumber or pledge any property to secure loans; to exercise all powers of an absolute owner of property; to compromise and release claims with or without consideration; and to employ attorneys, accountants and other persons for services or advice. The term "Executrix" wherever used herein shall mean the executors, executor, executrix or administrator in office from time to time.

EIGHTH: I direct that for purposes of this will a beneficiary shall be deemed to predecease me unless such beneficiary survives me by more than thirty days.

NINTH: I have served honorably in the Armed Forces of the United States. I therefore request that my Executrix make appropriate inquiries to ascertain whether there are any

benefits to which I, my dependents, or my heirs may be entitled by virtue of any military affiliation. I specifically request that my Executrix consult with a retired affairs officer at the nearest military installation, the Department of Veterans Affairs, and the Social Security Administration.

IN WITNESS WHEREOF, I, Douglas Kevin Cobb, sign my name and publish and declare this instrument as my last will and testament this, the 8th day of March, 2007

Douglas Kevin Cobb
Douglas Kevin Cobb

The foregoing instrument was signed, published and declared by Douglas Kevin Cobb, the above-named Testator, to be his last will and testament in our presence, all being present at the same time, and we, at his request and in his presence and in the presence of each other, have subscribed our names as witnesses on the date above written.

[Signature]

having an address at

10351 Rd 325
Union MS 39365

[Signature]

having an address at

317 E. Meade St
PEARL, MS 39208

MILITARY TESTAMENTARY INSTRUMENT SELF-PROVING AFFIDAVIT

STATE OF MISSISSIPPI, COUNTY OF RANKIN

We, the Testator and the witnesses, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that in the presence of the military legal counsel and the witnesses the Testator, Douglas K. Cobb, signed and executed the instrument as his military testamentary instrument, that he had signed willingly, and that he executed it as his free and voluntary act and deed for the purposes therein expressed. It is further declared that each of the witnesses, at the request of the Testator, in the presence and hearing of the Testator, the military legal assistance counsel and each other, signed the military testamentary instrument as witness, and that to the best of his or her knowledge the Testator was at the time at least eighteen years of age or emancipated, of sound mind, and under no constraint, duress, fraud or undue influence.

Douglas Kevin Cobb
Douglas Kevin Cobb, testator

Holly L Hammarstrom
print: *Holly L Hammarstrom*
Witness

John H Rosov
print: *John H Rosov*
Witness

Subscribed, sworn to and acknowledged before me by the said Douglas K. Cobb, Testator, and subscribed and sworn to before me by the above-named witnesses, this 8th day of March, 2007.

I, the undersigned officer, do hereby certify that I am, on the date of this certificate, a person with the power described in Title 10 U.S.C. 1044a of the grade, branch of service, and organization stated below in the active service of the United States Armed Forces, and that by statute no seal is required on this certificate, under authority granted to me by Title 10 U.S.C. 1044a.

F. G. Malta
Name of Officer and Position: Francis G. Malta, staff judge advocate
Grade and Branch of Service: Lieutenant Colonel, USAF, MS ANG
Command or Organization: 172nd Airlift Wing (AMC)

MADISON COUNTY MS This instrument was
filed for record Aug 7, 2007
Book 41 Page 1080
ARTHUR JOHNSTON, C. C.
BY: *L. Jones* D.C. 

BOOK 004 | PAGE 069 |

FILED

THIS DATE

AUG 14 2007

ARTHUR JOHNSTON, CHANCERY CLERK

BY *Parke*

Last Will
and

Testament

of

HATTIE MAE YOUNG JONES

BLACKMON, SMITH & NICHOLS
ATTORNEYS AT LAW
232 WEST PEACE STREET
CANTON, MISSISSIPPI 39046

Last Will and Testament of

HATTIE MAE YOUNG JONES

I, HATTIE MAE YOUNG JONES, of Madison County, Mississippi, being over the age of twenty-one years and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils:

I.

I appoint as the Executrix of my estate, my daughter, DOROTHY JONES, to serve without bond and to act as her good judgment and discretion will determine; and she shall not be required to file any accounting, annual or final, to any Court of her actions as Executrix.

II.

I give, devise and bequeath unto my daughter, Dorothy Jones, all of my interest in my home located at 326 South Walnut Street in Canton, Mississippi.

III.

I give, devise and bequeath unto Kathleen Jones McKinney and Joseph Jones, Sr., each \$10.00.

IV.

I request that all other real property be sold and proceeds therefrom be divided equally among Lillian Jones Slaughter, Rev. Richard Jones and Dorothy Jones.

V.

I give, devise and bequeath the residue of my property to my daughter, Dorothy Jones.

VI.

I request that all my just debts, duly probated, be paid out of any non-exempt money or property that I may have in my estate and that I be buried in a manner befitting my station in life, the expense of which shall be paid out of my estate.

WITNESS MY SIGNATURE, this the 28th day of

December, 1982.

Hattie M. Jones
HATTIE MAE YOUNG JONES

WITNESSES:

Sandra McElroy
Bessie M. Jones

STATE OF MISSISSIPPI
COUNTY OF MADISON

WE, the undersigned, do hereby certify that we subscribed our signatures as attesting witnesses to the above and foregoing instrument on the date therein stated at the request of HATTIE MAE YOUNG JONES, who declared the said instrument to be her Last Will and Testament, and who signed said instrument in our presence and that at her request we affixed our signatures hereto as attesting witnesses in her presence and in the presence of each other.

WITNESS OUR HANDS, this the 28th day of December 1982.

Sandra McElroy
Bessie M. Jones

FILED
THIS DATE

AUG 14 2007

BOOK **0041** PAGE **0694**
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ARTHUR JOHNSTON, CHANCERY CLERK
BY *Charles* D.C.

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
HATTIE MAE YOUNG JONES DECEASED

CAUSE NO: 2007-634

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the state and county aforesaid, within my jurisdiction, the within named Bessie M. Travis-Archie, formerly known as and being the same person as Bessie M. Travis, a subscribing witness to the foregoing and annexed instrument of writing, dated December 28, 1982, and purporting to be the last will and testament of Hattie Mae Young Jones, late of Madison County, Mississippi, who, having been by me first duly sworn, stated and deposed upon her oath that the said Hattie Mae Young Jones signed, published and declared said instrument to be her last will and testament on the 28th day of December, 1982, being the date of said instrument, in the presence of the affiant, Bessie M. Travis-Archie and Sandra McElroy; that the said Hattie Mae Young Jones was then and there of sound and disposing mind and memory and was over the age of eighteen years; that Bessie M. Travis-Archie and Sandra McElroy, in the presence of Hattie Mae Young Jones and in the presence of each other, subscribed and attested said instrument of writing, as witnesses to Hattie Mae Young Jones' signature and publication thereof, at the request of and in the presence of Hattie Mae Young Jones, on the 28th day of December, 1982; that Bessie M. Travis-Archie is not in any way interested in the estate of Hattie Mae Young Jones; and that Bessie M. Travis is and was at the time of her attestation of said written instrument a competent witness under the laws of the state of Mississippi.

WITNESS MY SIGNATURE, this the 24th day of October, 2006

Bessie M. Travis-Archie
BESSIE M. TRAVIS-ARCHIE

SWORN TO AND SUBSCRIBED BEFORE ME, this the 24 day of October, 2006.

John H. Hilly
NOTARY PUBLIC

MY COMMISSION EXPIRES:

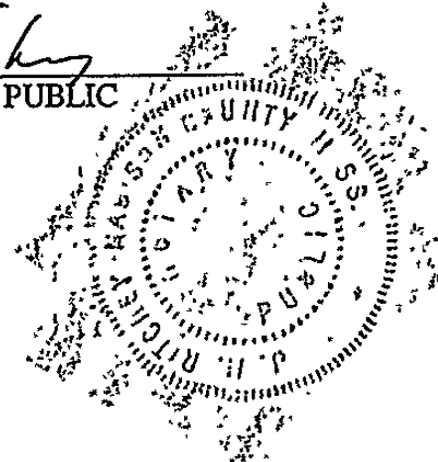
6-23-09

JonesHMY pow

MADISON COUNTY MS This instrument was
filed for record Aug 14, 2007.

Book 41 Page 691
ARTHUR JOHNSTON, C. C.

BY *Charles* D.C.



LAST WILL AND TESTAMENT

OF

MARY ALICE SCOTT

I, MARY ALICE (LOFTON) SCOTT, a long time resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory and realizing the uncertainty of life, do hereby make and declare this to be my Last Will and Testament, hereby revoking all prior Wills or Codicils heretofore made by me.

ARTICLE 1

At the time of the execution of this Last Will and Testament, I am the widow of Davis C. Scott, Sr., Deceased, and have three children from my marriage, Jennifer Wells, Alice Dinkelacker and Davis C. Scott, Jr.

ARTICLE 2

I name my son, Davis C. Scott, Jr., as the Executor of this Will. Should my son predecease me or be unable to perform his duties for any purpose, then I name my daughter-in-law, Jennifer Hughes Scott, as the alternate Executrix of this Will. My Executor/rix is hereby directed to pay all debts and to deliver any assets to the beneficiary(ies), as more fully described under this Will. Further, my Executor/rix is hereby relieved of the necessity of a bond, inventory of personal property, or a formal appraisal of my estate. A recent appraisal of my real property has been performed.

In the administration of my estate, I give my Executor/rix all the powers enumerated by the laws of the State of Mississippi, as fully as if each of those powers were set out verbatim herein. Each of those powers may be exercised without order of or report to any court.

Mary Alice Scott

 MARY ALICE SCOTT

FILED	
THIS DATE	
AUG 16 2007	
ARTHUR JOHNSTON, CHANCERY CLERK	
BY	<i>[Signature]</i> D.C.

PAGE 1 OF 9

ARTICLE 3

I direct that all expenses of my last illness, the disposition of my final remains, including any burial and funeral rites, and any monument or marker, be borne by my estate and paid by my Executor/rix. I further direct that all of my just debts, other than those barred by the applicable statute of limitations, be paid by my Executor/rix.

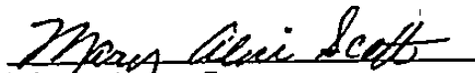
I direct that all estate, inheritance, succession and like taxes, whether state or federal, that may be levied upon/with respect to my estate, or upon/with respect to any property which is included as part of my gross estate for the purpose of any such tax or upon/with respect to any beneficiary of mine, shall be paid as an expense of administration from my residuary estate, and the same shall not be prorated or apportioned among or charged against the respective devisees, legatees, beneficiaries, or other recipients, nor charged against any property passing or which may have passed to any of them.

ARTICLE 4

I hereby direct that any and all bonds, bank accounts, savings accounts, securities, insurance proceeds and similar property in which I have ownership, and which are by their terms payable upon my death to another person, shall be the sole property of such other person or their estate, and my Executor/rix shall not make any claim against such other person or their estate. At this time, all such accounts of particular interest are more fully described in Exhibit "A" attached hereto.

To my dear friend, Brian Ford, I leave the sum of three thousand dollars (\$3,000.00). This in no way places any price on the cherished friendship that both me and my husband felt for Brian, it is, instead, left as a token only of our immeasurable gratitude.

Any other liquid personal assets, cash, cash on deposit, bank accounts, savings, accounts, securities, money market funds, mutual funds, IRA account, bonds, etc. or other such similar property which I own outright, which are not by their terms payable to another person, shall be paid to my children, Jennifer Wells, Alice Dinkelacker and Davis C. Scott, Jr., per stirpes. This directive, however, as a point of clarification, does not apply to the property designated under Article 7 herein, including the separate farm account addressed therein.


MARY ALICE SCOTT

ARTICLE 5

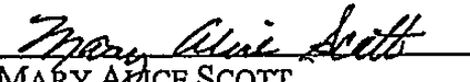
After much thought and many prayers, I hereby set out, of my own free will, and do give, bequeath and devise my real property, as individually enumerated hereunder. I make these gifts of real property understanding that a comprehensive survey will need to be completed and new legal descriptions acquired, in order to give effect to these gifts. I understand too that the survey can yield some minor differences in the total acreage as believed; therefore, I have described the acreage that I am gifting as approximations. I hereby grant to my Executor/trix the authority to resolve any variances that may arise to carry out the intent as expressed, given the new survey descriptions and the natural boundaries or topography of the real property; however, I have identified the acreage and location of such acreage, specifically in the bequests to my daughters, Alice Dinkelacker and Jennifer Wells, and it is my intent that these gifts be carried out as described. That being said:

1. For the real property that I own on the south and east sides of Smith-Carr Road, which is approximately forty (40) acres, shall be distributed as follows:

a. To my daughter, Alice Dinkelacker, the two parcels of land that correspond to tax parcel numbers 082F 23 018 00.00, which is approximately 8.8 acres, and tax parcel number 082F 24 005 00.00, which is approximately 4.3 acres. In addition to these two parcels, I also leave to her the following real property on the south and east sides of Smith-Carr Road, which is believed to contain approximately two acres, rectangular in shape. Beginning at the southwest corner property line of the Walt Dinkelacker property and extending west to Smith Carr Road. It is my belief that this parcel, approximately two acres in size, would provide a very adaptable house site with road frontage access, should my daughter ever desire to use it as such. In total, I am leaving to my daughter, Alice Dinkelacker, approximately 15 acres.

b. The remainder of my real property on the south and east sides of Smith-Carr Road, which would be approximately 24-25 acres, I leave to my son, Davis C. Scott, Jr.; however, from this, a dedicated easement access shall be provided to my daughter, Alice Dinkelacker, in order to allow her ingress/egress to the two parcels described above, the same being 082F 23 018 00.00 (approximately 8.8 acres) and 082F 24 005 00.00 (approximately 4.3 acres). The location of this easement I leave to the discretion of my Executor/trix, in consultation with Alice Dinkelacker and other affected family members.

2. For the real property that I own on the north side of Smith-Carr Road, which is approximately forty to forty-two (40 - 42) acres, shall be distributed as follows:


MARY ALICE SCOTT

a. To my daughter, Jennifer Wells, twelve (12) acres, to be determined by an appropriate survey; however, such twelve acre parcel shall include my house, driveway access to the house, the guest house, the barn and all of the fenced yard and garden area between the back of the house, the guest house and the barn. With regard to the additional acreage that might be needed to encompass a twelve (12) acre gift to my daughter, Jennifer Wells, that decision shall be made by my executor, Davis C. Scott, Jr., in consultation with his sister.

3. For the remainder of my real property that I own on the north side of Smith-Carr Road, approximately, twenty-eight (28) to thirty (30) acres, I give to my son, Davis C. Scott, Jr.

ARTICLE 6

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

1. The 2006 Buick Rendezvous is to be offered first to my three children, to be priced by my Executor/rix at private party market value referenced by accepted standards, with the cash proceeds to be split in accordance with my other liquid personal property. If a child desires the Buick, they can either purchase the two-thirds interest of the other two, at market value, or take a two-thirds set off of cash funds of this amount, when it is appropriate to distribute cash funds.

2. To my great grandchildren, Grace Ann Holmes and Carson Dinkelacker, I leave my tea sets, jointly, for Gracie and Carson to enjoy many afternoons of tea with Abigail and Riley and all of their other cousins and sisters yet to come.

3. To my great granddaughter, Grace Ann Holmes, I leave my golf cart & charger, for Gracie to carry on the cherished tradition of leisurely rides around the farm with her cousins and my grandchildren, great grandchildren, and all of those to come later.

4. To my grandson, Walt Dinkelacker and great grandson, Cody Dinkelacker, jointly, I leave my ATV 4-wheeler.

5. Certain specific personal belongings, more fully described by me in Exhibit "B" attached hereto, I leave to the individual so designated thereon, to be distributed by my Executor/rix, as and when appropriate.

Mary Alice Scott
MARY ALICE SCOTT

6. As for all my remaining household contents and personal property in the house, guest house and barn, including but not limited to, furniture, furnishings, paintings, jewelry, pictures, and the like, I leave to my children, Jennifer Wells, Alice Dinkelacker and Davis C. Scott, Jr., to be distributed in the following manner:

At a day and time that my Executor/rix designates, Alice, Jennifer and Dave will enter the house, guest house and barn, **alone**, one at a time, without assistance from their spouse, children, or others. They will each tag the property that they want. In the event more than one child wants a piece of property, they shall try to work it out among themselves. If they are unable to resolve any conflicts in this manner, some random method of chance selection shall be used. Any personal property that is not desired or claimed by any child shall pass to my daughter, Jennifer Wells, for her to utilize and to remain with the homes, as part of the household furnishings.

7. To my daughter, Alice Dinkelacker, I leave the tan 88 Oldsmobile

ARTICLE 7

I hereby give, bequeath and devise all of the right, title and interest in and/or to my family farm, as follows:

a. The funds on deposit in the farm account shall pass to my son, Davis C. Scott, Jr., to be used for farm expenses.

b. All livestock that I own at my death shall pass to my son, Davis C. Scott, Jr., and my grandson, Marc O'Cain, jointly.

c. All of my farm equipment, including the 2006 Kubota tractor, tractor attachments, mower, air compressor, stihl saws, stihl weed eater, lawn mowers, agricultural supplies, tack and tools, motorized or not, and any other such tools and equipment used to maintain the farm, yard and pasture areas, I leave to my son, Davis C. Scott, Jr., and my grandson, Marc O'Cain, jointly. If any other child, grandchild, great grandchild or any other person desires to borrow any piece of equipment or such tools, they are to first secure permission from Dave or Marc. Either Dave or Marc shall inform the other whenever they have granted such permission. If any tool or piece of equipment is broken or damaged by being used by any person while on loan, it is to be promptly repaired or replaced at that person's expense and returned in repaired, ready-to-use, fully serviceable condition to its rightful place.

Mary Alice Scott
MARY ALICE SCOTT

d. So long as Jennifer Wells owns the real property on which the barn sits, access to and use and possession of the barn shall remain with Davis C. Scott, Jr. and Marc O'Cain, jointly, for the storage and use of this equipment.

ARTICLE 8

I hereby give, bequeath and devise all the rest, residue and remainder of my estate, in whatever amount and in whatever form, to my children, Jennifer Wells, Alice Dinkelacker and Davis C. Scott, Jr., per stirpes.

ARTICLE 9

If I shall leave a signed memorandum with this Will pertaining to the disposition of all or any part of my tangible personal property, I direct that the beneficiary(ies) under this Last Will and Testament consent to my Executor/rix's disposition of such tangible personal property in accordance with such memorandum.

IN WITNESS WHEREOF, I have hereunto set my hand this the 05 day of June, 2007.

Mary Alice Scott
MARY ALICE SCOTT

Signed, published and declared by MARY ALICE SCOTT as and for her Last Will and Testament, in our presence, and afterwards, we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses on the day and date set out above.

[Signature]
Witness

Imogene R. Hodgson
Witness

1114 Martingale Drive

524 Reel St.

Jackson, Mississippi 39206
Address

Buxton, MS 39272
Address

Mary Alice Scott
MARY ALICE SCOTT

AFFIDAVIT OF WITNESSES
TO LAST WILL AND TESTAMENT OF
MARY ALICE SCOTT

STATE OF MISSISSIPPI

COUNTY OF Hinds

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named, Benjamin R. Henley and Imogene V. Hodgson, the subscribing witnesses to the Last Will and Testament of MARY ALICE SCOTT, who, having been by me first duly sworn, on their oaths state:

That they are the subscribing witnesses to the Last Will and Testament of MARY ALICE SCOTT, which was executed by him on the 5th day of June, 2007, in the presence of the subscribing witnesses; and that they are the witnesses who subscribed their names under said Last Will and Testament of Mary Alice Scott, in her presence, and in the presence of each other.

Affiants state that at the time of the execution of said Last Will and Testament by MARY ALICE SCOTT, he was over the age of twenty-one years, was of sound and disposing mind and memory, competent to make a will, and that he requested said Affiants to witness the execution of her said Last Will and Testament.

And further, Affiants saith not.

SWORN TO and SUBSCRIBED BEFORE ME, this the 5th day of June, 2007.

Manda J. James
NOTARY PUBLIC



My Commission Expires:
Notary Public State of Mississippi
At Large
My Commission Expires
January 6, 2010
BONDED THRU
HEIDEN, BROOKS & GARLAND, INC.

Mary Alice Scott
MARY ALICE SCOTT

