

**FILED**

THIS DATE

SEP 14 2007

ARTHUR JOHNSTON, CHANCERY CLERK

D.C.

LAST WILL OF DORIS A. ZIMMERMAN

2007-793

I, Doris A. Zimmerman, a resident of the Village of Morton, Tazewell County, Illinois, do make, publish and declare this instrument to be my last will, hereby revoking and cancelling all former wills and codicils by me at any time made.

1. I direct that all of my just debts, including the expenses of my last illness and funeral, shall be paid out of the residue of my estate by my executor hereinafter named.

2. I direct that any estate or inheritance taxes due as a result of my death be paid by my executor out of the residue of my estate and charged to expense of administration.

3. I give all the rest of my estate to my husband, Richard W. Zimmerman.

4. In the event my husband, Richard W. Zimmerman, does not survive me, I give all the rest of my estate in equal shares to my son, Richard K. Zimmerman, my son, Dennis W. Zimmerman, and my son, Dale M. Zimmerman.

If any of said three is not living at my death, I give his share to his descendants, if any, per stirpes. If he has no then living descendants, his share shall be added to the other shares under this paragraph.

5. I nominate and appoint my husband, Richard W. Zimmerman, as executor of my last will and request that he not be required to give bond.

In the event my said husband, Richard W. Zimmerman, does not for any reason serve as executor, I nominate my son, Richard K. Zimmerman, my son, Dennis W. Zimmerman, and my son, Dale M. Zimmerman, as executors with like power and authority and without bond.

IN WITNESS WHEREOF, I have hereunto subscribed my hand and seal to this my last will this 14th day of Sept., 1976.

Doris A. Zimmerman

We, the undersigned, do hereby certify that Doris A. Zimmerman, the above named Testator, on the day and year above written, signed the foregoing instrument in our presence, and published and declared the same to be her last will, and we, at the same time, at her request, in her presence, and in the presence of each other, have hereunto set our hands as subscribing witnesses, and we further certify that at such time she was of sound and disposing mind and memory.

Thomas B. Davies

Marius R. Salyer



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF DORIS A. ZIMMERMAN  
DECEASEDCIVIL ACTION, FILE NO 2007-793AFFIDAVIT OF SUBSCRIBING WITNESSSTATE OF ILLINOIS  
COUNTY OF TAZEWELL

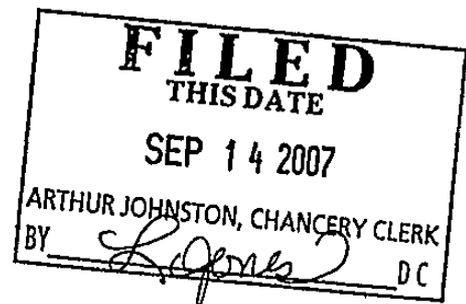
This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Thomas E. Davies, who being by me first duly sworn according to law, says on oath

(1) That this affiant is one of the subscribing witnesses to an instrument of writing dated September 4, 1976 purporting to be the Last Will and Testament of Doris A. Zimmerman, Deceased, who was personally known to the affiant, and whose signature is affixed to such instrument;

(2) That on September 4, 1976, Doris A. Zimmerman signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Marian R. Salyer, the other subscribing witness to the instrument.

(3) That Doris A. Zimmerman was then of sound and disposing mind and memory, was above the age of eighteen (18) years, and did not appear to be acting under duress or undue influence.

(4) That this affiant, together with Marian R. Salyer, subscribed and attested the



instrument as witnesses to the signature and publication thereof, at the special instance, request, and in the presence of Doris A Zimmerman, and in the presence of each other.

Thomas E. Davies  
THOMAS E DAVIES

SWORN TO AND SUBSCRIBED BEFORE ME, this 8<sup>th</sup> day of August, 2007.

Rose L. Masters  
NOTARY PUBLIC

My Commission Expires  
10-16-2009



A. M EDWARDS, III (MBN 5478)  
WELLS, MOORE, SIMMONS, & HUBBARD, PLLC  
4450 Old Canton Road, Suite 200  
P O. Box 1970  
Jackson, Mississippi 39215  
(601) 354-5400

CK\AME-EST\ZIMMERMAN\AFFI-SUB WIT

MADISON COUNTY MS This instrument was  
filed for record September 14, 2007.  
Book 42 Page 3  
ARTHUR JOHNSTON, C. C.  
BY: L. Jones D.C.



2007-793

FIRST CODICIL TO WILL OF  
DORIS A. ZIMMERMAN

I, DORIS A. ZIMMERMAN, a resident of the Village of Morton, Tazewell County, Illinois, having made my Last Will dated September 4, 1976, do hereby make, publish, and declare this to be a Codicil to my said Last Will.

1. I hereby amend Section 4 by adding the following paragraph:

"I direct that the sum of Five Thousand Dollars (\$5,000.00) be charged against the share that my son, DALE M. ZIMMERMAN, receives in my estate. This sum represents a loan heretofore made by me to my son. This deduction is made in order that the distribution of my estate be equalized between all of my sons after taking into account this previous gift."

2. I hereby ratify, confirm, and publish my said Last Will dated September 4, 1976, except to the extent modified by this Codicil.

IN WITNESS WHEREOF, I have hereunto subscribed my hand and seal to this First Codicil this 29 day of August, 1989.

*Doris A. Zimmerman*  
DORIS A. ZIMMERMAN

We certify that in our presence on the date appearing above, DORIS A. ZIMMERMAN signed the foregoing instrument and acknowledged it to be her First Codicil, that at her request and in her presence and in the presence of each other, we have signed our names below as witnesses, and that we believe her to be of sound mind and memory.

*Thomas E. Davies*

*Rae L. [unclear]*

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

Book 42 Page 5

ARTHUR JOHNSTON, C. C.

BY: *L. Jones* D.C.



**FILED**  
THIS DATE  
SEP 14 2007  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY: *L. Jones* D.C.

ELLIFF KEYSER,  
OBERLE & DAVIES P C  
ATTORNEYS AT LAW  
PEKIN & MORTON,  
ILLINOIS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF DORIS A. ZIMMERMAN  
DECEASED

CIVIL ACTION, FILE NO. 2007-793

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF ~~ILLINOIS~~  
COUNTY OF ~~TAZEWELL~~

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Thomas E. Davies, 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 dated August 29, 1989 purporting to be the First Codicil to Will of Doris A. Zimmerman, Deceased, who was personally known to the affiant, and whose signature is affixed to such instrument;

(2) That on August 29, 1989, Doris A. Zimmerman signed, published and declared the instrument of writing as her First Codicil to Will, in the presence of this affiant and in the presence of Rose L. Masters, the other subscribing witness to the instrument.

(3) That Doris A. Zimmerman was then of sound and disposing mind and memory, was above the age of eighteen (18) years, and did not appear to be acting under duress or undue influence

(4) That this affiant, together with Rose L. Masters, subscribed and attested the

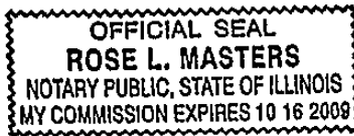
instrument as witnesses to the signature and publication thereof, at the special instance, request,  
and in the presence of Doris A. Zimmerman, and in the presence of each other

Thomas E. Davies  
THOMAS E. DAVIES

SWORN TO AND SUBSCRIBED BEFORE ME, this 8<sup>th</sup> day of  
August, 2007.

Rose L. Masters  
NOTARY PUBLIC

My Commission Expires:  
10-16-2009



A. M. EDWARDS, III (MBN 5478)  
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Jackson, Mississippi 39215  
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MADISON COUNTY MS This instrument was  
filed for record September 14, 2007

Book 42 Page 6  
ARTHUR JOHNSTON, C C

BY: L. Lopez D C



LAST WILL AND TESTAMENT

OF

<p><b>FILED</b> THIS DATE SEP 17 2007 ARTHUR JOHNSTON, CHANCERY CLERK BY <i>K. Mumford</i> D.C.</p>
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FRANCES A. LADNER

I, FRANCES A LADNER, an adult resident citizen of Jackson, Hinds County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other Wills and Codicils heretofore made by me.

ITEM I.

I am not married at the time of the execution of this Will, my husband having predeceased me. I have two children: H. LOUIS LADNER, JR., born January 17, 1957, and CATHERINE M DIXON, born October 5, 1951

ITEM II

I hereby nominate, appoint and designate my children, H LOUIS LADNER, JR. and CATHERINE M. DIXON, as Co-Executors of this my Last Will and Testament; or if either

*F.A.L.*  
FRANCES A. LADNER

of my children shall predecease me or be unable or unwilling to serve in said capacity, then I nominate and appoint the remaining child to serve alone as sole Executor of this my Last Will and Testament I do hereby waive the necessity of my Co-Executors (including any successor-Executor, as the case may be) entering into any bond as such, and I waive the necessity of any accountings, inventory or formal appraisal of my estate I do hereby grant my Co-Executors (including any successor-Executor, as the case may be) all the powers set forth in Sections 91-9-101 to 91-9-119 of the Mississippi Code of 1972, as amended, and any others that may be granted by law

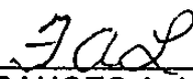
The terms "Co-Executors", "Executor," "Executrix" and "Executors" as used in this Will or any Codicil hereto, and all references thereto through any type of pronoun, shall include any person or persons, whether male or female, who may be serving hereunder at any time as a personal representative of my estate

ITEM III

I hereby direct that all of my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate be paid as soon after my death as can be conveniently done out of the principal of my Residuary Estate.

Except as provided herein, in the event 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 a 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 mandatorily be charged to or paid by my estate, but that my Executor shall have absolute discretion as to whether said indebtedness, either in whole or in part, shall be paid.

It is my intention, however, that nothing in this Item of my Will should 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

  
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FRANCES A LADNER

## ITEM IV.

I direct that my Executor pay out of my Residuary Estate, without apportionment, all estate, inheritance, succession and other taxes, together with any interest or penalty thereon, (but not including any taxes imposed on generation-skipping transfers under the Federal tax laws) assessed by reason of my death and imposed by the government of the United States, or any state or territory thereof, or by any foreign government or political subdivision thereof, in respect of all property required to be included in my gross estate for estate or like tax purposes by any of such governments, whether the property passes under this Will or otherwise, including property over which I have a power of appointment, without contribution by any recipient of any such property.

## ITEM V.

I may leave a memorandum written by me, disposing of certain household property, jewelry, china, silverware, furniture, pictures, works of art, other contents of my home and personal effects or items of my tangible personal property not otherwise disposed of herein. I may also make additions to or deletions from or may rewrite such memorandum from time to time. If such memorandum is in existence at the time of my death it shall be determinative with respect to all bequests made therein. If no written memorandum is found and properly identified by my Co-Executors within sixty (60) days after my Co-Executors' qualification, it shall be presumed that there is no such memorandum and any subsequently discovered statement or list shall be ignored.

I give and bequeath, in fee, all of the remainder of my personal and household effects of every kind held for personal use at the time of my death, including, but not limited to, furniture, furnishings, rugs, pictures, books, silverware, linen, china, glassware, objects of art, wearing apparel, jewelry and my automobiles (but excluding cash on hand or on deposit, securities, choses in action or other intangibles), to my children, H. LOUIS LADNER, JR and CATHERINE M DIXON, to be divided between them by my Executor,

  
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FRANCES A. LADNER

in my Executor's absolute discretion, in as nearly equal portions as may be practicable, having due regard for the preferences of my children. In the event that either of my said children shall predecease me leaving issue, then the share of such deceased child I give and bequeath to the issue of such deceased child, per stirpes. If any of my said children shall predecease me without leaving issue, then the share of such deceased child I give and bequeath to my remaining child, or to their issue, per stirpes. In the event that none of my children survive me with issue, this bequest shall lapse and shall pass as part of my Residuary Estate.

In the division into equal shares, if any of my grandchildren shall be a minor, such grandchild's share may be delivered to my child who survives me to hold for such grandchild, or directly to such grandchild. The receipt of my child or such minor grandchild shall constitute a full acquittance of my Executor with respect to the legacy so delivered. This authority is given my Executor notwithstanding any statute or rule of law to the contrary. Under no circumstances shall any grandchild's share of the above described property be delivered to my son's former spouse, ERIN E LADNER, her family, relatives or friends, to be held for such grandchild.

All of my insurance policies which provide indemnity for the loss of any of my personal or real property by fire, windstorm, or other casualty (including any claim for such loss of any such property which I might have at the time of my death against any insurance company) I give and bequeath respectively to those persons or entities, as the case may be, who shall become owners of such properties by reason of my death; whether such ownership be acquired under the provisions of this Will, by survivorship or by other means.

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

ITEM VI

All the rest, residue and remainder of the property which I may own at the time of my death, real, personal and mixed, tangible and intangible, of whatsoever nature

  
FRANCES A. LADNER

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), hereinafter referred to as my Residuary Estate, I give, devise and bequeath in equal shares unto my children, H. LOUIS LADNER, JR and CATHERINE M. DIXON. In the division and distribution of the assets from my Estate by my Co-Executors, if the tract of land consisting of approximately 1.45 acres located on Distribution Drive in Gluckstadt, Madison County, Mississippi, is part of my estate, such property shall be distributed to my son, H. LOUIS LADNER, JR., or to his issue, per stirpes, as a part of his share of my Residuary Estate, and if the house located at 212 River Cove in Jackson, Hinds County, Mississippi, is part of my estate, such property shall be distributed to my daughter, CATHERINE M DIXON, or to her issue, per stirpes, as a part of her share of my Residuary Estate. In the event that either of my said children shall predecease me leaving issue, then the share of such deceased child, subject to the provisions set forth below, I give and bequeath to the issue of such deceased child, per stirpes. If any of my said children shall predecease me without leaving issue, then the share of such deceased child I give and bequeath to my remaining child, or to their issue, per stirpes, subject to the provisions set forth below.

In the event that any grandchild of mine is a beneficiary of my estate and such grandchild has not attained the age of thirty (30) years at the time of distribution from my estate, his or her share of my estate shall be distributed to my child who survives me, as Trustee, to be held in trust for the benefit of such grandchild until such grandchild shall attain the age of thirty (30) years. The trust created for each such grandchild shall be treated as a separate trust, and I direct that the property (hereinafter referred to sometimes as my Trust Estate) so passing to my Trustee as part of each such separate trust shall be administered and disposed of upon the following terms and conditions:

A. Each separate trust created herein shall be referred to by the name of my grandchild for whom it is created

  
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 FRANCES A. LADNER

Page 5 of 15

B. I direct that the share of the Trust Estate for each grandchild shall be held separately and shall be administered and disposed of as set forth hereinbelow

1 The Trustee shall pay as much of the net income of the Trust Estate to or for the benefit of the beneficiary thereof as, in the Trustee's sole discretion, may be required by the beneficiary for his or her health, support, maintenance and education. The Trustee is authorized, in the Trustee's sole discretion, to pay out of income of the Trust Estate any and all bills which may be incurred by said beneficiary for his or her health, support, maintenance and education, and to pay any and all medical, nursing, hospital or other related bills which may be incurred by said beneficiary

Also, if at any time it should appear to the Trustee, in the Trustee's sole discretion, that the net income above provided for to be paid to the beneficiary is insufficient to meet his or her reasonable needs, or if some unforeseen casualty, providence or illness so requires, the principal of the Trust Estate shall be invaded for such beneficiary's health, support, maintenance and education, and, in the Trustee's sole discretion, the Trustee may pay over to the beneficiary or for his or her benefit, such additional sums as the Trustee deems proper.

2. One-half ( $\frac{1}{2}$ ) of the share held for each beneficiary together with any accumulated income allocable thereto shall be distributed to such beneficiary when he or she attains twenty-five (25) years of age; and the balance of each share of the Trust Estate shall be distributed to such beneficiary when he or she attains thirty (30) years of age, and such beneficiary's interest in the Trust Estate shall at that time terminate. If upon the creation of the separate trust for the benefit of the beneficiary, such beneficiary has attained at least twenty-five (25) years of age, the Trustee shall distribute to such beneficiary at that time a portion of the Trust Estate in accordance with this paragraph

3 In the event any of my grandchildren shall die after a separate Trust Estate share has been set apart for said grandchild's benefit under this Item and before the entire principal of said grandchild's share has been distributed to said grandchild in fee, then and in such event, the Trustee shall distribute that share (or the remainder thereof) then held in trust, per stirpes, to said grandchild's issue, if any, under the paragraph next

  
FRANCES A. LADNER

below, and, if there are no issue, then to my then living grandchild who is the brother or sister of such deceased grandchild, or his or her issue, per stirpes; provided, however, that if my then living grandchild is a beneficiary of this Trust, the share which is otherwise distributable to such living grandchild shall be added to that Trust share for management and distribution as otherwise provided herein, and any distributions to the issue of any deceased grandchild shall be made under the paragraph next below.

C. If a separate share shall be created for the primary benefit of the issue of a deceased beneficiary, then, upon the creation of such share, the Trustee shall pay and distribute the same to such lawful issue, per stirpes; provided, however, that if under this provision any portion of the principal of the Trust shall become payable to the issue of a deceased beneficiary who is then less than twenty-one (21) years of age, such portion shall immediately vest in such issue, but the distribution thereof shall be postponed by the Trustee until such issue attains the age of twenty-one (21), and in the meantime the Trustee shall pay as much of the net income and/or principal of such portion as the Trustee shall deem necessary or proper in the Trustee's sole discretion to or for the benefit of such issue for his or her health, support, maintenance and education; if such issue shall die before attaining the age of twenty-one (21), the principal together with any accumulated and undistributed income, shall be paid over to the estate of such issue. The authority conferred upon the Trustee by this paragraph shall be construed as a power only and shall not operate to suspend the absolute ownership of such property by such issue or to prevent the absolute vesting thereof in such issue.

D. In the event that prior to the time the Trust Estate (and all remaining shares thereof) terminates, all of those beneficiaries named above should die, then, at the death of the last of them, the then remaining Trust Estate shall be distributed to my heirs-at-law, as determined under the laws of the State of Mississippi

E In case any discretionary payment of income or principal from the Trust Estate or any share thereof becomes payable to a minor, or to a person under legal disability, or to a person not adjudicated incompetent, but who, by reason of illness or mental or physical disability, is in the opinion of the Trustee, unable to administer properly

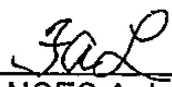
  
FRANCES A. LADNER

such amounts, then such amounts shall be paid out by the Trustee in such of the following ways as the Trustee deems best:

- (i) directly to such beneficiary;
- (ii) to the legal or natural guardian or the legally appointed conservator of such beneficiary (other than ERIN E LADNER, her family, relatives or friends),
- (iii) to an apparently qualified individual (other than ERIN E. LADNER, her family, relatives or friends) or bank who, in taking the same "as custodian for" such person under the appropriate state's "Uniform Transfers to Minors Act", indicates that such sum or property shall be treated in all respects as "custodial property" for the benefit of such person in accordance with the provisions of the Uniform Transfers to Minors Act of such state (whether or not such Act permits custodial property of such an origin);
- (iv) to some relative (other than ERIN E LADNER, her family, relatives or friends) or friend for the health, support, maintenance and education of such beneficiary;
- (v) by the Trustee, using such amounts directly for such beneficiary's health, support, maintenance and education, or for any other proper purpose under this Trust,
- (vi) the making of a deposit into a bank, savings and loan association, brokerage, or other similar account in the sole name of the beneficiary

Provided, however, that notwithstanding any other provision herein to the contrary, in no event shall any distribution whatsoever be made by the Trustee to my son's former spouse, ERIN E. LADNER, individually or in her capacity as guardian or custodian of my grandchildren, or to her family, relatives, or friends

Even in the absence of minority or disability, distributions made in the manner described in Subparagraphs (i), (ii), (iv), (v), or (vi) above shall be conclusively deemed to have been made for the direct benefit of the beneficiary. The receipt for or evidence of any

  
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FRANCES A LADNER

such payment, distribution, or application shall be a complete discharge and acquittance of the Trustee to the extent of such payment, distribution, or application and such Trustee shall have no duty to see to the actual application of amounts so paid or distributed to others

F. Neither the principal nor the income of the Trust Estate, nor any part of same, shall be liable for the debts of any beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, and no beneficiary hereunder shall have any power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of his or her interest in the Trust Estate, or any part of same, or any income produced from said Trust Estate, or any part of same.

G. In dividing the principal of the Trust Estate into parts or shares, as provided for, the Trustee is authorized and empowered in the Trustee's sole discretion to make division or distribution in kind and partly in money. The judgment of the Trustee concerning the division or distribution of the property among the beneficiaries and concerning the values for the purpose of such division or distribution of the property or securities shall be binding and conclusive on all parties interested therein.

H. The interest of every beneficiary shall vest, anything else in this Trust to the contrary notwithstanding, within the period prescribed by the rule against perpetuities or any statute pertaining thereto. Upon such vesting the principal shall be distributed among those who theretofore had been income beneficiaries and in equal proportions.

ITEM VII.

I hereby grant to my Co-Executors and also to the Trustee of each Trust established hereunder (including any substitute or successor-Executor or Trustee or Ancillary 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 the handling of my own affairs. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with my Executor or any Trustee hereunder shall

  
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FRANCES A. LADNER

be required to inquire into the propriety of any of their actions. I expressly confer upon my Executor and any Trustee hereunder the specific powers set forth in Section 91-9-101 through Section 91-9-119 of the Mississippi Code of 1972, as now enacted or hereinafter amended, same as herein modified. Without limiting the generality of the foregoing, I hereby grant to my Executor, and to any Trustee hereunder, the following specific powers and authority in addition to and not in substitution of powers conferred by law

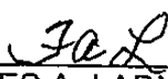
A. To compromise, settle or adjust any claim or demand by or against my estate or any Trust and to agree to any rescission or modification of any contract or agreement

B. To retain any security or other property owned by me at the time of my death, so long as such retention appears advisable, and to exchange any such security or property for other securities or properties and to retain such items received in exchange. My Executor or Trustee may presume that I have confidence in the securities owned by me at the time of my death, and, therefore, no sale thereof shall be made solely in order to diversify investments.

C. To retain such property for any period, whether or not the same be of the character permissible for investments by fiduciaries under any applicable law, and without regard to any effect the retention may have upon the diversification of investments.

D. To sell, transfer, exchange, convert or otherwise dispose of, or grant options with respect to any security or property, real or personal, held in my estate or any Trust fund, at public or private sale, with or without security, in such manner, at such time or times, for such purposes, for such prices and upon such terms, credits and conditions as the Trustee may deem advisable.

E. To invest and reinvest in common stocks, preferred stocks, bonds, options, securities and other property, real or personal, foreign or domestic, whether or not such investments be of the character permissible for investments by fiduciaries under any applicable law, and without regard to the effect any such investment or reinvestment may have upon the diversity of the investments

  
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FRANCES A. LADNER

F To render liquid my estate or any Trust created hereunder, in whole or in part at any time, or from time to time, and hold cash or readily marketable securities of little or no yield for such period as the Trustee may deem advisable.

G To lease any such property beyond the period fixed by statute for leases made by a Trustee and beyond the duration of the Trust Estate or any Trust created hereunder.

H. To join in or become a party to, or to oppose, any reorganization, readjustment, recapitalization, foreclosure, merger, voting trust, dissolution, consolidation or exchange, and to deposit any securities with any committee, depository or trustee, and to pay any and all fees, expenses and assessments incurred in connection therewith, and to charge the same to principal, to exercise conversion, subscription or other rights, and to make any necessary payments in connection therewith, or to sell any such privileges.

I. To vote in person at meetings of stock or security holders, or any adjournment of such meetings, or to vote by general or limited proxy with respect to any such shares of stock or other securities held by the Trustee.

J. To hold securities in the name of a nominee without indicating the Trust character of such holding, or unregistered, or in such form as will pass by delivery.

K. To pay, compromise, compound, adjust, submit to arbitration, sell or release any claims or demands of the Trust Estate, or any Trust created hereunder, against others or of others against the same as the Trustee may deem advisable, including the acceptance of deeds of real property in satisfaction of bonds and mortgages, and to make any payments in connection therewith which the Trustee may deem advisable.

L. To borrow money for any purpose from any source including the Trustee or any other fiduciary at any time acting hereunder, and to secure the repayment of any and all amounts so borrowed by mortgage or pledge of any property.

M. To possess, manage, insure against loss by fire or other casualties, develop, subdivide, control, partition, mortgage, lease or otherwise deal with any and all real property, to satisfy and discharge or extend the term of any mortgage thereon; to execute the necessary instruments and covenants to effectuate the foregoing powers, including the

  
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FRANCES A. LADNER

giving or granting of options in connection therewith; to make improvements, structural or otherwise, or abandon the same if deemed to be worthless or not of sufficient value to warrant keeping or protecting; to abstain from the payment of taxes, water rents, assessments, repairs, maintenance and upkeep of the same, to permit to be lost by tax sale or other proceeding or to convey the same for a nominal consideration or without consideration; to set up appropriate reserves out of income for repairs, modernization and upkeep of buildings, including reserves for depreciation and obsolescence, and to add such reserves to principal, and, if the income from the property itself should not suffice for such purposes, to advance out of other income any sum needed therefor, and, to advance any income of the Trust for the amortization of any mortgage on property held in the Trust

N. To make distribution of the Trust Estate or of the principal of any Trust created hereunder in kind, and to cause any share to be composed of cash, property or undivided fractional shares in property different in kind from any other share

O. To execute and deliver any and all instruments in writing which the Trustee may deem advisable to carry out any of the foregoing powers. No party to any such instrument in writing signed by the Trustee shall be obliged to inquire into its validity

P. To allocate in the Trustee's sole discretion, in whole or in part, to principal and income, all receipts and disbursements for which no express provision is made hereunder, which allocation shall fully protect the Trustee with respect to any action taken or payment made in reliance thereon.

Q. To elect, or not elect, in the Trustee's sole and absolute discretion, to treat all or any portion of estimated tax paid by any Trust created hereunder as a payment by a beneficiary of such Trust, which election may be made pro rata among the beneficiaries or otherwise in the discretion of the Trustee, whose decision shall be conclusive and binding upon all parties in interest

R. To invest any part or all of the principal of the Trust Estate in any common trust fund, legal or discretionary, which may be established and operated by and under the control of the Trustee.

  
\_\_\_\_\_  
FRANCES A LADNER

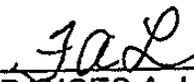
S To consolidate and merge any Trust or Trust Share created hereunder with any other Trust or Trust Share created by the Testator or any other person, whether inter vivos or by Last Will and Testament, if the beneficiary or beneficiaries are the same and the terms of the other Trust are substantially the same as this Trust.

ITEM VIII.

Any Trustee hereunder (whether originally designated herein or appointed as successor) shall have the right to resign at any time by giving thirty (30) days' written notice to that effect to the current income beneficiary (or beneficiaries) of the Trust, specifying in said notice the effective date of the Trustee's resignation.

Upon the death, incapacity, resignation or discharge of either of my children as Trustee, REBECCA LYNN LADNER shall be the successor Trustee for the Trust or Trusts created for the children of H LOUIS LADNER, JR Upon the death, incapacity, resignation or discharge of either of my children as Trustee, JAMES G DIXON shall be the successor Trustee for the Trust or Trusts created for the children of CATHERINE M. DIXON. Upon the death, incapacity, resignation or discharge of either REBECCA LYNN LADNER or JAMES G. DIXON, TRUSTMARK NATIONAL BANK, Jackson, Mississippi, shall be the successor Trustee. Upon the death, incapacity, resignation or discharge of a Trustee where no successor Trustee is herein named, a successor-Trustee may be appointed on petition of the beneficiary or beneficiaries by the Chancery Court of Hinds County, Mississippi, and such successor Trustee shall be a trust company or bank qualified to act as such In no event shall ERIN E. LADNER or a member of her family, her relatives or friends, be selected as a successor Trustee

Each Trust herein created is a private Trust, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given The Trustee of each Trust herein created shall not be required to enter into any bond as Trustee, nor shall the Trustee be required to return to any court any periodic formal accounting of the Trustee's administration of said Trust, but said Trustee shall

  
FRANCES A. LADNER

render annual accounts to the various beneficiaries of each Trust herein created No person paying money or delivering property to the Trustee of each Trust herein created shall be required to see to its application

Any successor-Trustee shall have the rights, powers, duties and discretions conferred or imposed on the original Trustee No successor-Trustee shall be obliged to examine the accounts and actions of any previous Trustee. No Trustee shall be liable for any act or omission unless the same be due to such Trustee's own default In no event shall a corporate Trustee be a corporation owned or controlled by any beneficiary hereof

Each Trustee is hereby authorized to receive and retain, for the Trustee's services of administering the Trust, reasonable fees and compensation in accordance with that which is customarily and generally charged by institutions for performing Trust services of the nature involved in the Trust.

ITEM IX.

For all purposes of this my Last Will and Testament and the disposition of my estate hereunder, the terms "children," "issue," or "descendants" shall be deemed to include persons adopted prior to attaining twenty-one (21) years of age.

ITEM X

If any beneficiary should die simultaneously with me, or under such circumstances that it cannot be determined which of us is the survivor, I hereby declare that said beneficiary shall be deemed to have predeceased me, and this Will and all of its provisions shall be construed upon that assumption.



ITEM XI.

This Last Will and Testament consists of fifteen (15) typewritten pages, on each of which I have for greater security and identification signed my name or initials thereto.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 22 day of June, 2000

Frances A. Ladner  
FRANCES A. LADNER

This instrument was, on the day shown above, signed, published, and declared by FRANCES A LADNER 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:

William E Powell  
NAME

268 West Washington Street  
ADDRESS  
Ridgeland, Ms. 39157

Carelyn M. Hood  
NAME

72 Lamplighter Rd  
ADDRESS  
Pearl, MS 39208

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for said county and state, William E. Dossett and Carolyn M. Barrett (formerly Carolyn M Hood), the subscribing witnesses to a certain instrument of writing purported to be the Last Will and Testament of FRANCES A. LADNER, of Canton, Madison County, State of Mississippi, who having been by me first duly sworn, make oath that the said FRANCES A LADNER signed, published and declared said instrument as her Last Will and Testament on June 22, 2000, in the presence of William E. Dossett and Carolyn M. Barrett (formerly Carolyn M Hood), the subscribing witnesses, that said Testatrix was then of sound and disposing mind and memory and above the age of eighteen (18) years, and the affiants make oath that William E Dossett and Carolyn M Barrett (formerly Carolyn M Hood), the said witnesses, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said Testatrix, and in the presence of each other.

SIGN NAME OF WITNESS:

William E. Dossett

Name & Address of Witness:

William E. Dossett  
112 Castle Ridge Cove  
Madison, Mississippi 39110

SIGN NAME OF WITNESS

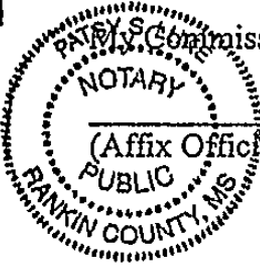
Carolyn M. Barrett

Name & Address of Witness

Carolyn M. Barrett  
119 Mandon Lane  
Pearl, Mississippi 39208

Sworn to and subscribed before me this, the 11<sup>th</sup> day of September, 2007.

Patsy S. Duke (Murphy)  
NOTARY PUBLIC



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

MADISON COUNTY MS This instrument was  
filed for record September 17, 2007  
Book 42 Page 08  
ARTHUR JOHNSTON, C C  
BY K. Mumford D C

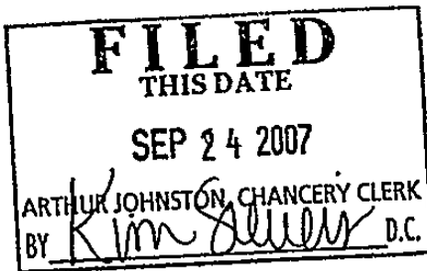


## LAST WILL AND TESTAMENT

OF

2007-882

FRANCES P. WILLIAMSON



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

## ITEM I.

I hereby appoint, nominate and constitute my niece, MARY GWENDOLYN ROUSSEL, Executrix of this my Last Will and Testament. If she is unable or unwilling to act, then my great-niece, ALICE R. HARRIGILL shall serve. In either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same.

## ITEM II.

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

## ITEM III

I give, devise and bequeath to my said niece, MARY GWENDOLYN ROUSSEL, my automobiles, clothing, jewelry, sports equipment and other personal effects, as well as all furniture, including all antique furniture, furnishings, ornamental decorations, silverware, china, pictures, linens, glassware and the like located in my home. If my said niece does not survive me, then this personal property shall pass to my great-nieces, ALICE R. HARRIGILL and ALYSON

FPW FPW

Page 1 of 5

SWALLEY, share and share alike, per stirpes I may keep with my Will a memorandum directing specifically how some or all said personal tangible property shall be distributed to various persons. If said memorandum is dated and signed by me, it shall control the distribution of my said personal tangible property and my Executrix shall follow its terms

## ITEM IV

My Executrix shall sell my residence at 709 East Fulton Street, Canton, MS for a reasonable price within a reasonable time after my death My said Executrix shall distribute 10% of the net proceeds of said sale to MARY GWENDOLYN ROUSSEL. The balance of the net proceeds of said sale shall be distributed to a trust for the benefit of my son, PAUL EDWARD AYERS, with said MARY GWENDOLYN ROUSSEL as Trustee, to be held and managed under the following terms and conditions:

A. The Trustee shall pay to my son, PAUL EDWARD AYERS, during his lifetime, the amount of \$200 per month, payable to him on a monthly basis Under no circumstances should he be paid more than \$200 per month If the Trust assets are exhausted prior to my son's death, this Trust shall be terminated

B. At the death of my said son, the remaining trust estate shall be transferred to my grandchildren, JOHN CHRISTOPHER AYERS and SARAH AYERS, share and share alike, per stirpes. (I want to make it clear that John Christopher Ayers and Sarah Ayers are the only grandchildren (and their descendants should they predecease) to receive assets under this provision) If one of my said grandchildren predeceases without children, then the surviving grandchild shall receive his or her share.

C If said MARY GWENDOLYN ROUSSEL, is unable or unwilling to serve as Trustee, then ALICE R. HARRIGILL shall serve as Trustee

D. This Trust shall be further subject to the following terms and conditions

1. In addition to the powers, rights and privileges set out in the Mississippi Uniform Trustees' Powers Law with regard to the administration of any trust stated herein, the Trustee, of any trust established hereunder, shall have all other powers, rights and privileges available under Mississippi law

2 Neither the principal nor the income of any Trust fund which may be established hereunder, nor any part of same, shall be liable for the debts of any beneficiary thereof, nor shall the same be subject to seizure by any creditor or any beneficiary thereof, and they shall not have any power to sell, assign, transfer, convey, encumber, or in any manner to anticipate or dispose of their interests in the Trust fund, or any part of same

3. Any trust which may be established under this Will shall be a private trust, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given, and the Trustee shall have no requirement of bond The Trustee shall not be required to return to any court any periodic formal accounting of its administration of the trust, but said Trustee shall render annual account to the beneficiary thereof if said beneficiary has attained the age of fifty (50) No person paying money or delivering property to the Trustee shall be required to see to its application.

If my son predeceases me, then the said balance of the net sales proceeds from the sale of my home shall be distributed to my said grandchildren, John Christopher Ayers and Sarah Ayers, share and share alike, per stirpes If either of my said grandchildren predecease me and are not survived

by any children, then all said property shall pass to the one of said grandchildren who is then living, or to his or her children should he or she also predecease me (Again, John Christopher Ayers and Sarah Ayers (and their descendants if they predecease) are the only grandchildren to receive any assets under my Will.)

## ITEM V.

I give, devise and bequeath all the rest, residue and remainder of my property, of whatsoever kind or character, and wheresoever located, to my niece, MARY GWENDOLYN ROUSSEL. If my said niece does not survive me, then all of said property shall pass to my great-nieces, ALICE R HARRIGILL and ALYSON SWALLEY, share and share alike, per stirpes

## ITEM VI

If my said son, PAUL EDWARD AYERS, contests or challenges any provision of this Last Will and Testament, then any distribution he is to receive under this Will, either directly or as a beneficiary of a trust, shall be nullified. The effect on the distributions of this Last Will and Testament will be as if my said son had disclaimed any interest in my estate

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this the 24<sup>th</sup> day of May, 2007.

Frances P. Williamson  
FRANCES P. WILLIAMSON

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

WITNESS: Thomas M. Milam

Address: P.O. Box 1247  
Madison, MS 39130

WITNESS: Aleanna Sinker

Address: 129 Belle Terre Dr.  
Madison MS 39110

FPW EDVII

Page 5 of 5

MADISON COUNTY MS This instrument was  
filed for record September 24, 2007.  
Book 42 Page 24  
ARTHUR JOHNSTON, C. C.  
BY: K. SUMM D.C.

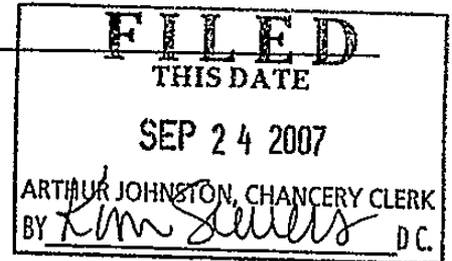


## IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANCES P. WILLIAMSON, DECEASEDCIVIL ACTION NO. 2007-882

## 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 THOMAS M MILAM, P O. Box 1247, Madison, Mississippi 39130, 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 Frances P. Williamson, deceased, who was known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 24<sup>th</sup> day of May 2007, a true and correct copy of which is attached hereto as an Exhibit

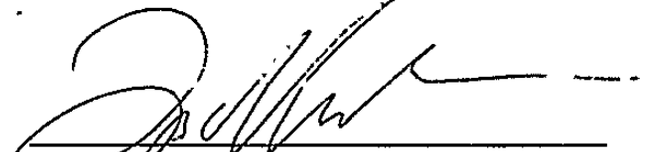
(2) That on the 24<sup>th</sup> day of May 2007, said Frances P. Williamson signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Deanna Simkins, the other subscribing witness to the instrument.

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

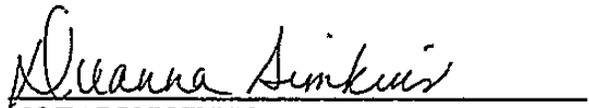
(4) That this affiant, together with the other said witness subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Frances P Williamson, and in the presence of each other

(5) That the copy presented for probate, a true and correct copy of which is attached

hereto, accurately presents the contents of the original of said Last Will and Testament.

  
THOMAS M. MILAM

SWORN TO AND SUBSCRIBED before me, as of the 19<sup>th</sup> day of September, 2007.

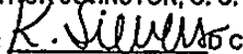
  
NOTARY PUBLIC

My Commission Expires:  
MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES AUG. 22, 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 September 24, 2007.

Book 42 Page 29  
ARTHUR JOHNSTON, C. C.  
BY:  C



## IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANCES P. WILLIAMSON, DECEASEDCIVIL ACTION NO. 2007-882

## AFFIDAVIT

STATE OF MISSISSIPPI

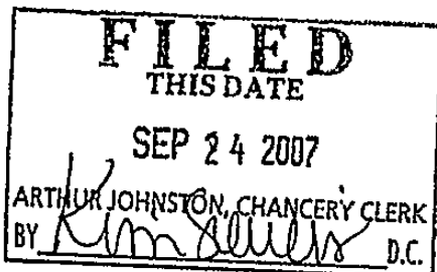
COUNTY OF Madison

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named, MARY GWENDOLYN ROUSSELL, 248 Azalea Court, Brandon, MS 39047, who being by me first duly sworn according to law, says on oath

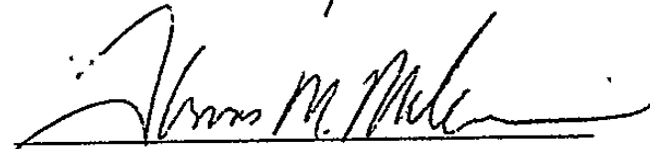
(1) That this affiant is the surviving neice of Frances P. Williamson, and under oath, states that she is familiar with the handwriting and signature of Frances P. Williamson, and on personal knowledge attests that said handwriting and signature on the Last Will and Testament, dated the 24th day of May 2007, is genuine and was made by Frances P. Williamson. A true and correct copy of said Last Will and Testament is attached hereto as an Exhibit

(2) That the original of said Will has been unintentionally lost or misplaced and was not purposely destroyed by Frances P. Williamson. That the copy presented for probate, a true and correct copy of which is attached hereto, accurately presents the contents of the original of said Last Will and Testament. Frances P. Williamson intended said Will to be her Last Will and Testament and did not intend at any time to revoke it.

Mary Gwendolyn Roussel  
Mary Gwendolyn Roussel



SWORN TO AND SUBSCRIBED before me, as of the 19 day of September, 2007.

  
Notary Public

My Commission Expires:  
MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JULY 15, 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

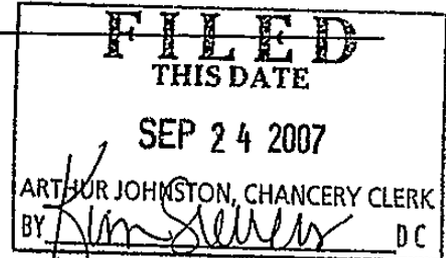
MADISON COUNTY MS This instrument was  
filed for record September 24, 2007.  
Book 42 Page 31  
ARTHUR JOHNSTON, C. C.  
BY: K. Siemer D C 

## IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANCES P. WILLIAMSON, DECEASEDCIVIL ACTION NO. 2007-882

## 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 DEANNA SIMKINS, 129 Belle Terre Drive, Madison, Mississippi 39110, 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 Frances P Williamson, deceased, who was known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 24<sup>th</sup> day of May 2007, a true and correct copy of which is attached hereto as an Exhibit

(2) That on the 24<sup>th</sup> day of May 2007, said Frances P. Williamson signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Thomas M. Milam, the other subscribing witness to the instrument

(3) That Frances P Williamson 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 Frances P. Williamson, and in the presence of each other

(5) That the copy presented for probate, a true and correct copy of which is attached hereto, accurately presents the contents of the original of said Last Will and Testament.

Deanna Simkins  
DEANNA SIMKINS

SWORN TO AND SUBSCRIBED before me, as of the 19 day of September, 2007.

[Signature]  
NOTARY PUBLIC

My Commission Expires

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JULY 15, 2010  
BOARDED 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 September 24, 2007.  
Book 42 Page 33  
ARTHUR JOHNSTON, C. C.  
BY: R. Clevens D.C. 

LAST WILL AND TESTAMENT 2007-887-

OF

ANNIE REID

I, Anne Reid, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, over the age of eighteen (18) years, and not acting under duress or undue influence, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me

ITEM I.

I appoint Pearl Lee Lane, as Executor of my estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be properly probated, registered and allowed against my estate; all taxes properly payable by my estate; and the cost of administration of my estate as soon as practical after my death. Except as otherwise provided herein, all such payments shall be paid out of my residuary estate.

ITEM II.

I give, devise and bequeath to Pearl Lee Lane, if she survives me, all of the rest and residue of the assets of my estate of every nature and kind and wheresoever situated, including any assets acquired after the execution of this will. If Pearl Lee Lane does not survive me, I devise and bequeath my right, title and interest in my entire estate to the children of Pearl Lee Lane, and their descendants, *per stirpes*.

**FILED**  
THIS DATE  
SEP 24 2007  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *Kim Stewart* DC

ITEM III.

A. If Pearl Lee Lane, is or becomes unable or unwilling to serve as Executor, I appoint Danette Love to serve as successor Executor. All rights, powers, duties and discretions granted to or imposed upon the Executor shall be exercisable by and imposed upon any successor Executor 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 the Executor nor any successor Executor shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that the 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. The Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but may sell or lease any of my property in such manner and on such terms as the Executor may deem advisable.

D. The Executor shall have the power to exercise all powers conferred by law upon executors and all powers granted herein without prior authority from any Court; however, the Executor may seek Court authority if doing so is in the best interest of the Executor, my estate or my beneficiaries.

E. The 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 the Executor.

IN WITNESS WHEREOF, I have signed and declared this instrument to be my Last Will and Testament on this the 28 day of JANUARY, 2007.

Annie Reid  
ANNIE REID

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

WITNESSES:

<u>Ida L. Howard</u>	of	<u>Camden</u>
		<u>MS.</u>
<u>Konyak R. Nichols</u>	of	<u>Camden</u>
		<u>MS.</u>

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES MARCH 28, 2008  
BONDED THRU STEGALL NOTARY SERVICE

Ada L. Howard Joyce L. Nichols  
~~Dorothy A. Ne~~ and ~~Pearl Lane~~, on oath  
Error: Pay: MSS Error: Pay: MSS

state:

Witnessed by  
Notary:  
Marilyn Sue Stata  
01-28-07

We are the subscribing witnesses to the attached type-written instrument dated

January 28, 2007, which purports to be the Last Will and Testament of Annie Reid. On the execution date of the instrument, Annie Reid, in our presence, signed the instrument at the end thereof, acknowledged her signature thereto, declared the instrument to be her Will, and requested that we attest her execution thereof. In the presence of Annie Reid each of us signed our respective names as attesting witnesses. At the time of execution of the instrument, Annie Reid appeared to be eighteen (18) years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

DATED this 28 day of January, 2007.

Ada L. Howard  
(WITNESS)  
Joyce L. Nichols  
(WITNESS)

STATE OF MISSISSIPPI  
COUNTY OF Madison

Subscribed and sworn to before me, the undersigned Notary Public, on this the 28 day of January, 2007.

Marilyn Sue Stata  
Notary Public

My Commission Expires:  
CKAME-WILLREIDWILL

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES MARCH 28, 2008  
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY MS This instrument was  
filed for record September 24, 2007.

Book 42 Page 35  
ARTHUR, JOHNSTON, C. C.  
BY K. Stevens D.C.



LAST WILL AND TESTAMENT

2007-835

OF

WASHINGTON GREEN, JR.

I, WASHINGTON GREEN, JR., being an adult resident of Madison County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, revoking all previous wills and codicils

I.

I name, constitute and appoint Jerry Green as executor of this, my Last Will and Testament.

II.

I hereby direct that no bond be required for the Executor and I further waive the necessity of having a formal appraisal made of my estate, and I further waive the necessity of an accounting.

III.

I give, devise and bequeath unto Addie Lee Gill Green, Phyllis Elane Day McLaurin, Victor Lamar Green, Jerry Green, Jo Daphne Perschery Green and Washington Jerry Green all of my estate, real, personal and mixed of whatever nature and wheresoever located or situated, in equal shares, share and share alike.

IV.

I have one other child, namely Percy Lee Green, who I have intentionally omitted and excluded from this Will It is my intention that he not receive any portion of my estate.

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 21 day of August, 2001, in the presence of the undersigned attesting and credible witnesses who, at my request, and in my presence, and in the presence of each other, have witnessed my signature hereto

FILED THIS DATE SEP 24 2007 ARTHUR JOHNSTON, CHANCERY CLERK BY K. M... DC.

Washington Green, Jr. WASHINGTON GREEN, JR.

Initial W G J

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of Washington Green, Jr , do hereby certify that said instrument was signed in the presence of each of us, and that said Washington Green, Jr declared the same to be his Last Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to the said Will at the request of Washington Green, Jr , in his presence and in the presence of each other

WITNESS OUR SIGNATURES on this the 21 day of August, 2001

WITNESSES:

*Daniel S. Spivey*  
Signature

*Raleigh Johnson*  
Signature

AFFIDAVIT OF WITNESSES

STATE OF MISSISSIPPI  
COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned duly commissioned and qualified Notary Public, acting within and for the State and County, Daniel S. Spivey and Raleigh Johnson, respectively, whose names appear as subscribing witnesses to the foregoing and attached instrument of writing and who after having been duly sworn, say on oath that on the 21 day of August 2001, Washington Green, Jr., in their presence, signed his name the, etc, and in their presence declared the same to be his Last Will and Testament, that at his request, in their presence, and in the presence of each other, the said Affiants subscribed their names thereto as witnesses to its execution and publication, that the said Washington Green, Jr., on the 21 day of August, 2001, was of lawful age, was of sound and disposing mind and memory, and

Initial *W G J*

there was no evidence of undue influence

Amir E. J. [Signature] residing at 781 Tithelo Rd, Canton, MS 39046

Raleigh Phason residing at 4459 Hwy 43 N  
Canton, MS 39046

SWORN TO AND SUBSCRIBED BEFORE ME, this the 21<sup>st</sup> day of August, 2001.

[Signature]  
NOTARY PUBLIC  
My Commission Expires

Notary Public Stat.  
My Commission Expires: November 23, 2003  
Bonded Title Holder, Books & Certificates



Initial W G J

MADISON COUNTY MS This instrument was  
filed for record September 24, 2007  
Book 42 Page 39  
ARTHUR JOHNSTON, C C  
BY K. Sewer D.C.



STATE OF FLORIDA  
COUNTY OF COLLIER

BOOK 0042 PAGE 0042

I, Dwight E Brock, Clerk of the Circuit Court in and for the Twentieth Judicial Circuit, Collier County, Florida do hereby certify that the foregoing is a true and correct copy of the document (s) on file in this office.

WITNESS my hand and official seal this August 13, 2007.

Dwight E. Brock  
DWIGHT E BROCK  
Collier County Clerk of the Circuit Court

STATE OF FLORIDA  
COUNTY OF COLLIER

I, Lawrence D Martin, Judge of the Circuit Court of the Twentieth Judicial Circuit, Collier County, Florida do hereby certify that the attestation and instrument in writing are in due form of law, and that the said DWIGHT E BROCK is and at the time of the making of said certificate and attestation was the Clerk of said Circuit Court of Collier County, State of Florida, and the legal custodian of the papers, documents, records and seal pertaining to said court, and is, and at the same time was, the proper officer to make such attestation and certificate and that his signature thereto is genuine.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused to be affixed the seal of said Court, in Naples, Florida, this August 13, 2007.

Lawrence D Martin  
JUDGE LAWRENCE D MARTIN  
CIRCUIT COURT JUDGE

STATE OF FLORIDA  
COUNTY OF COLLIER

I, Dwight E Brock, Clerk of the Circuit Court of the Twentieth Judicial Circuit of Florida, Collier County, State of Florida, do hereby certify that Lawrence D Martin whose signature appears on the foregoing certificate is and was at the time of signing said certificate, the Judge of said court, duly commissioned and qualified, in accordance with the laws of the State of Florida.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused to be affixed the seal of said Court at the County Courthouse, in Naples, Florida, this August 13, 2007

Dwight E Brock  
DWIGHT E BROCK  
Collier County Clerk of the Circuit Court

**FILED**  
THIS DATE  
**SEP 25 2007**  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY Kim Sellers D.C.

C  
10x

Retn:  
PROBATE DEPT

3986809 OR: 4196 PG: 3455

RECORDED in the OFFICIAL RECORDS of COLLIER COUNTY, FL  
03/14/2007 at 09:15AM DWIGHT E. BROCK, CLERK

RBC FEE

86.50

# Last Will and Testament

BOOK 0042 PAGE 0043

OF

07-57-CP

LOUIS MEREDITH JIGGITS, JR.

STATE OF TEXAS

§  
§  
§

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF TARRANT

THAT I, LOUIS MEREDITH JIGGITS, JR., residing in the County of Tarrant, State of Texas, hereby make, publish, and declare this to be my Last Will and Testament, revoking all Wills and Codicils heretofore made by me.

## FIRST

### IDENTITY OF FAMILY

I declare that I am married to BETTY JEAN JIGGITS, formerly known as BETTY JEAN NORVELL and BETTY JEAN KNOY, and that all references in this Will to "my spouse" are references to the aforesaid. I was previously married to MARY LYNN DUNLAP on March 4, 1949, which marriage was terminated by her death on August 2, 1980. I have the following children now living whose names and birthdates are:

DEBORAH LYNN JIGGITS CARTER	March 18, 1954
LOUIS MEREDITH JIGGITS, III	April 26, 1957

I have no deceased children.

*Lj* Page 1 of 6

COLLIER COUNTY, FL  
FILED - 18  
2007 JAN 19 AM 9:30  
CLERK OF COURTS  
B. B. FLOWERS  
FILED IN COMPUTER

BOOK 0042 PAGE 0044

**SECOND  
FUNERAL EXPENSES**

I direct that my funeral expenses, including the cost of a suitable monument on my grave, be paid by my Executor, as soon as practicable after my death.

**THIRD  
SPECIFIC BEQUEST**

I give, devise and bequeath my entire interest in all stocks and bonds which I may own at the time of my death, as follows:

1. Fifty percent (50%) to my spouse, provided she survives me by thirty (30) days;  
and,
2. Fifty percent (50%) to my children named above, equally, share and share alike.

If my spouse or both my children should predecease me then I give devise and bequeath the bequest made to such deceased person in accordance with paragraph FOURTH below.

**FOURTH  
CONTINGENT BEQUESTS**

If my spouse should predecease me or fail to survive me by thirty (30) days, then that portion of my estate which would otherwise have passed to my spouse shall instead pass to my children, equally, share and share alike. If either of my children should predecease me or fail to survive me by thirty (30) days, then that portion of my estate which would otherwise have passed to such deceased child shall instead pass to the surviving child. If all of my children should predecease me or fail to survive me by thirty (30) days, then and in that event I give, devise, and bequeath all of that portion of my estate which would otherwise pass to such

deceased children to my spouse. If all of the foregoing should predecease me or fail to survive me by thirty (30) days, then and in that event I give, devise, and bequeath all of the residue and remainder of my estate to my heirs at law according to the laws of the State of Texas.

**FIFTH**

**DISPOSITION OF RESIDUARY ESTATE**

I give, devise, and bequeath, all of the residue of my estate, whether community or separate, real, personal and mixed, wherever situated, including the proceeds of any insurance policy or policies payable to my estate, to my spouse. If my spouse should predecease me or does not survive me by thirty (30) days, then I give, devise, and bequeath all of the residue of my estate, whether community or separate, real, personal and mixed, wherever situated, including the proceeds of any insurance policy or policies payable to my estate, to my children named above, equally, share and share alike. If either of my children should predecease me or fail to survive me by thirty (30) days, then that portion of my estate which would otherwise have passed to such deceased child shall instead pass to the surviving issue of such deceased child per stirpes and not per capita. If any of my children shall predecease me or fail to survive me by thirty (30) days without issue that portion of my estate which would otherwise pass to such deceased child shall instead pass equally to my surviving children. If all of my children should predecease me or fail to survive me by thirty (30) days, then and in that event I give, devise, and bequeath all of that portion of my estate which would otherwise pass to such deceased children to my heirs at law according to the laws of the State of Texas.

## SIXTH

## EXECUTOR

## Appointment

1. I appoint my spouse, BETTY JEAN JIGGITS, as the Independent Executor of this Will.

If the aforesaid is unable or unwilling to act or to continue to act in that capacity, then I appoint the following as alternate or successor Independent Executors in the order listed:

My son, LOUIS MEREDITH JIGGITS, III, of Arlington, Texas;  
My daughter, DEBORAH LYNN JIGGITS CARTER, of Arlington, Texas.

None of the foregoing shall serve unless and until the previous named shall have been unable or unwilling to act. I direct that no action shall be taken in any Court in the administration of my estate other than the probating and recording of this Will and the return of an inventory, appraisal, and list of claims of my estate. My Independent Executrix or Executor, whether original, substitute or successor, is referred to herein as my "Executor".

## No Bond Required

2. No bond or other security shall be required of any Executor appointed in this Will.

## Compensation of Executor

3. My Executor shall receive reasonable compensation for services rendered to my estate during administration as determined by the Court in which this Will is admitted to probate.

## Powers

4. My Executor shall have, in extension and not in limitation of the powers given by law or by other provisions of this Will, the following powers with respect to the settlement and administration of my probate estate:

## Employment of Attorneys, Advisors, and Other Agents

(a) To employ any attorney, investment advisor, accountant, broker, tax specialist, or any other agent deemed necessary by my Executor; and to pay from my estate reasonable compensation for all services performed by any of them.

**Distribution of Estate**

BOOK 0042 PAGE 0047

(b) When paying legacies or dividing or distributing my estate, to make such payments, division, or distribution wholly or partly in kind by allotting and transferring specific securities or other personal or real properties or undivided interests therein as a part of the whole of any one or more payments or shares at current values in the manner deemed advisable by my Executor.

All of the above powers may be exercised from time to time in the discretion of my Executor without further court order or license.

**NINTH****WILL CONTESTS**

If any beneficiary or remainderman under this Will in any manner, directly or indirectly, contests or attacks this Will or any of its provisions, any share or interest in my estate or in the estate of the trust established by this Will given to that contesting beneficiary or remainderman under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary or remainderman had predeceased me without issue.

**TENTH****GENERAL****Effect of Inoperative, Invalid, or Illegal Provision**

1. If any provision of this Will or of any Codicil thereto is held to be inoperative, invalid, or illegal, it is my intention that all of the remaining provisions thereof shall continue to be fully operative and effective so far as is possible and reasonable.

**Number and Gender Defined**

2. As used in this Will, whenever the context so indicates, the masculine, feminine, or neuter gender, and the singular or plural number shall be deemed to include the others.

Headings

3. The headings above the various provisions of this Will have been included only in order to make it easier to locate the subject covered by each provision and are not to be used in construing this Will or in ascertaining my intentions.

IN WITNESS WHEREOF, I, LOUIS MEREDITH JIGGITS, JR., hereby set my hand to this my Last Will, each page of which has been initialed by me, on this 20<sup>th</sup> day of January, 1995, at Arlington, Texas.

Louis Meredith Jiggitts Jr.  
LOUIS MEREDITH JIGGITS, JR.

The foregoing instrument, consisting of 6 pages, including this page, was in our presence signed by LOUIS MEREDITH JIGGITS, JR., and declared by the said person to be the aforesaid's Last Will. We, at the aforesaid's request and in the aforesaid's presence and in the presence of each other, have hereunto subscribed our names as witnesses on this 20<sup>th</sup> day of JANUARY, 1995.

[Signature]  
WITNESS

[Signature]  
WITNESS

STATE OF TEXAS §  
COUNTY OF TARRANT §

BOOK 0042 PAGE 0049

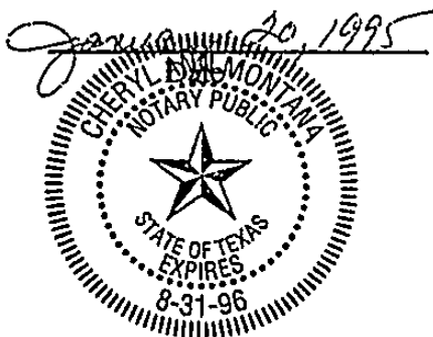
BEFORE ME, the undersigned authority, on this day personally appeared LOUIS MEREDITH JIGGITS, JR., Green E. Patten, III, and David G. Patten known to me to be the Testator, and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said Testator declared to me and to the said witnesses in my presence that said instrument is his Last Will and Testament, and that he had willingly made and executed it as his free act and deed; and the said witnesses, each on his or her oath stated to me in the presence and hearing of the said Testator, that the said Testator had declared to them that said instrument is his Last Will and Testament and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said Testator and at his request; that he was at that time eighteen (18) years of age or older and was of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

Louis Meredith Jigitts Jr  
LOUIS MEREDITH JIGGITS, JR.

Green E. Patten III  
WITNESS

David G. Patten  
WITNESS

SUBSCRIBED AND SWORN to before me by LOUIS MEREDITH JIGGITS, JR., Testator, and by Green E. Patten III and David G. Patten, the witnesses, on the date below designated.



Cheryl Ann Montana  
Notary Public, State of Texas

My Commission Expires: 8-31-96

FIRST CODICIL TO LAST WILL AND TESTAMENT OF

LOUIS M. JIGGITS, JR. 07-57-CP

I, LOUIS M. JIGGITS, JR., a resident of 7616 Lakecrest Circle, Irving, Dallas County, Texas, declare this to be the First Codicil to my Will dated January 20, 1995.

SUBSTITUTION OF PROVISION

(1) Article Third (Specific Bequests), of my Will, beginning on page 2 thereof and ending on page 2 thereof, is revoked, and the following is substituted in its place:

THIRD

SPECIFIC BEQUESTS

I give, devise and bequeath my entire interest in all stocks and bonds which I may own at the time of my death, as follows:

1. Seventy-Five percent (75%) to my spouse, provided she survives me by thirty (30) days, and,
2. Twenty-Five percent (25%) to my children named above, equally, share and share alike, or the survivor thereof.

If my spouse or both my children should predecease me then I give, devise and bequeath the bequest made to such deceased person in accordance with paragraph FOURTH in my Will dated January 20, 1995.

REPUBLICATION OF WILL

(2) In every other respect I confirm and republish my Will dated January 20, 1995.

*Lmj*, Page 1 of 3

*L*

FILED 18  
 COLLIER COUNTY, TEXAS  
 2007 JAN 19 AM 9:31  
 CLERK OF COURTS  
 BY ~~AB. FLOWERS~~ D.C.  
 FILED IN COMPUTER

This First Codicil to my Will dated January 20, 1995, is executed by me on this

27<sup>th</sup> day of March, 1997, at Arlington, Texas.

*Louis M. Jiggitts, Jr.*  
LOUIS M. JIGGITS, JR

ATTESTATION CLAUSE

This instrument set forth above was signed in our presence by LOUIS M JIGGITS, JR. and declared by him to be the First Codicil to his Will. We, at his request, and in his presence and in the presence of each other, have subscribed our names to this instrument as witnesses on this 27<sup>th</sup> day of March, 1997

*Quinn D. Johnson*  
Witness

*Paul J. [unclear]*  
Witness

Address:

300 First Place 3015.Center  
Arlington TX 76010

Address:

300 First Place 3015.Center  
Arlington TX 76010

STATE OF TEXAS

§  
§  
§

COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared LOUIS M JIGGITS, JR, Orsen F. Poxton, III, and E. David Sawyer known to me to be the Testator, and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said Testator declared to me and to the said witnesses in my presence that said instrument is his First Codicil to his Last Will and Testament, and that he had willingly made and executed it as his free act and deed; and the said witnesses, each on his or her oath stated to me in the presence and hearing of the said Testator, that the said Testator had declared to them that said instrument is his First Codicil to his Last Will and Testament and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said Testator and at his request; that he was at that time eighteen (18) years of age or older and was of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

Louis M. Jiggitts, Jr.  
LOUIS M. JIGGITS, JR.

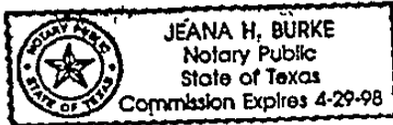
Orsen F. Poxton, III  
WITNESS

E. David Sawyer  
WITNESS

SUBSCRIBED AND SWORN to before me by LOUIS M. JIGGITS, JR, Testator, and by Orsen F. Poxton, III and E. David Sawyer, the witnesses, on the date below designated.

March 27, 1997  
Date

Jeana H. Burke  
Notary Public, State of Texas



My Commission Expires: 4-29-98

Lmf, Page 3 of 3

IN THE CIRCUIT COURT FOR COLLIER COUNTY,  
FLORIDA PROBATE DIVISION

BOOK 0042 PAGE 0053

IN RE: ESTATE OF

File No. 07-57-CP

LOUIS MEREDITH JIGGITS, JR.

Deceased.

FILED IN ORIGINAL  
COLLIER COUNTY, FLORIDA  
2007 JAN 19 AM 9:29  
CLERK OF COURTS  
BY B. BELONGER  
FILED IN COMPUTER

PETITION FOR ADMINISTRATION  
(testate Florida resident - single petitioner)

Petitioner, BETTY JEAN JIGGITS, alleges.

1. Petitioner has an interest in the above estate as surviving spouse of the Decedent and named Personal Representative. Petitioner's address is 9182 Troon Lakes Drive, Naples, Florida 34109, and the name and office address of petitioner's attorney are as set forth at the end of this petition.

2 Decedent, LOUIS MEREDITH JIGGITS, JR. whose last known address was 9182 Troon Lakes Drive, Naples, Florida 34109, and, if known, whose age was 77 and whose social security number is 427-46-0883 died on December 19, 2006 at Naples, Collier County, Florida, and on the date of death, decedent was domiciled in Collier County, Florida.

3. So far as is known, the names of the beneficiaries of this estate and of the decedent's surviving spouse, if any, their addresses and relationships to decedent, and the dates of birth of any who are minors, are:

NAME	ADDRESS	RELATIONSHIP	DATE OF BIRTH IF MINOR
BETTY JEAN JIGGITS	9182 Troon Lakes Drive Naples, FL 34109	Surviving Spouse	Adult

c/o Javien Gonzalez, Esq.  
Foster & Sear, L.L.P.      Daughter      Adult  
524 E. Lamar Blvd., St. 200  
Arlington, TX 76011

LOUIS MEREDITH  
JIGGITS, III

Predeceased Decedent on April 29, 2004  
with no surviving lineal descendants

4. The venue of this proceeding is in this county because this is the county where the decedent was domiciled.

5. BETTY JEAN JIGGITS, whose address is 9182 Troon Lakes Drive, Naples, Florida 34109 and who is qualified under the laws of the State of Florida to serve as Personal Representative of the decedent's estate is entitled to preference in appointment as Personal Representative pursuant to Article SIXTH of Decedent's the Last Will and Testament.

6. The nature and approximate value of the assets in this estate are real, personal property and intangible valued in excess of \$75,000.

7 This estate will not be required to file a federal estate tax return.

8. Delete the following inapplicable provisions:

a The decedent's original last Will is dated January 20, 1995, and a copy of the codicil(s), dated March 27, 1997 are in the possession of the court or accompanies this petition.

~~b. An authenticated copy of a Will and/or codicil deposited with or probated in another jurisdiction accompanies this petition.~~

~~c. An authenticated copy of a notarial Will or codicil, the original of which is in the possession of a foreign notary, accompanies this petition.~~

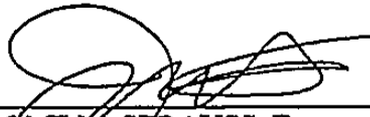
9. Petitioner is unaware of any unrevoked Will or codicil of decedent other than as set forth in paragraph 9.

Petitioner requests that the decedent's Will and Codicil be admitted to probate and that BETTY JEAN JIGGITS be appointed as Personal Representative of the estate of the decedent.

Under penalties of perjury, I declare that I have read the foregoing, and the facts alleged are true, to the best of my knowledge and belief.

Signed on January 18, 2007.

  
BETTY JEAN JIGGITS  
Petitioner

  
JEROME M. STRAUSS, Esq.  
Attorney for Personal Representative  
Florida Bar No. 0086606  
Strauss & Associates  
9130 Galleria Court, Suite 311  
Naples, FL 34109  
Telephone: 239-513-1656

IN THE CIRCUIT COURT FOR COLLIER COUNTY,  
FLORIDA PROBATE DIVISION

IN RE: ESTATE OF

File No. 07-57-CP

LOUIS MEREDITH JIGGITS, JR.

Deceased.

COLLIER COUNTY, FLORIDA  
FILED 18  
2007 JAN 19 AM 9:29  
CLERK OF COURTS  
B. B. FLORES  
FILING-COLLIER

OATH OF PERSONAL REPRESENTATIVE,  
AND DESIGNATION AND ACCEPTANCE OF RESIDENT AGENT

STATE OF FLORIDA  
COUNTY OF COLLIER

I, BETTY JEAN JIGGITS (Affiant), state under oath that:

1 I am qualified within the provisions of Sections 733.302, 733.303 and 733.304 of the Florida Probate Code to serve as Personal Representative of the estate of LOUIS MEREDITH JIGGITS, JR., deceased

2. I will faithfully administer the estate of the decedent according to law.

3.. My place of residence is 9182 Troon Lakes Drive, Naples, Florida 34109, and my post office address is the same.

4. I hereby designate JEROME M. STRAUSS, who is a member of The Florida Bar, a resident of Collier County, Florida, whose office address is 9130 Galleria Court, Suite 311, Naples, Florida 34109, and whose post office address is c/o Strauss & Associates, 9130 Galleria Court, Suite 311, Naples, Florida 34109, as my agent for the service of process or notice in any action against me, either in my representative capacity, or personally, if the personal action accrued in the administration of the estate.

Betty Jean Jiggits  
BETTY JEAN JIGGITS  
Affiant

Sworn to and subscribed to before me on January 18, 2007, by Affiant, who is personally known to me \_\_\_\_\_ or who produced FLORIDA DRIVER LICENSE as identification.

Peggy S. Lotz  
Notary Public State of Florida  
My Commission Expires:  
My Commission Number is:  
(Affix Notarial Seal)



Peggy S. Lotz  
MY COMMISSION # DD233746 EXPIRES  
July 22, 2007  
BONDED THRU TROY FAH INSURANCE, INC

ACCEPTANCE

I CERTIFY that I am a permanent resident of Collier County, Florida, and my office address is as indicated above. I hereby accept the foregoing designation as Resident Agent

Signed on Jan 17, 2007.

  
\_\_\_\_\_  
JEROME M STRAUSS  
Resident Agent

IN RE: ESTATE OF

File No. 07-057-C

LOUIS MEREDITH JIGGITS, JR.

Deceased.

FILED 18  
COLLIER COUNTY, FLORIDA  
2007 FEB -6 AM 8:37  
CLERK OF COURT  
BY S. Light D.C.

**ORDER ADMITTING WILL & FIRST CODICIL TO PROBATE  
AND APPOINTING PERSONAL REPRESENTATIVE**

The instrument presented to this Court as the last Will of LOUIS MEREDITH JIGGITS, JR., deceased, having been executed in conformity with law, and made self-proved by the acknowledgment of the decedent and the affidavits of the witnesses, made before an officer authorized to administer oaths and evidenced by the officer's certificate attached to or following the Will in the form required by law, and no objection having been made to its probate,

The instrument presented to this Court as the FIRST CODICIL to the last will of LOUIS MEREDITH JIGGITS, JR., deceased, having been executed in conformity with law, and made self-proved at the time of its execution by the acknowledgment of the decedent and the affidavits of the witnesses, made before an officer authorized to administer oaths and evidenced by the officer's certificate attached to or following the codicil in the form required by law, and no objection having been made to its probate,

and the Court finding that decedent died on December 19, 2006, and that BETTY JEAN JIGGITS is entitled and qualified to be Personal Representative, it is

ADJUDGED that the Will dated January 20, 1995, and attested by Orsen E. Paxton, III and David G. Potter, as subscribing and attesting witnesses, is admitted to probate according to law as the last Will of the decedent, and it is further

ADJUDGED that the First Codicil dated March 27, 1999, and attested by Orsen E Paxton, III and E. David Sawyer as subscribing and attesting witnesses, is admitted to probate according to law as the first codicil to the last will of the decedent, and it is further

ADJUDGED that BETTY JEAN JIGGITS is appointed Personal Representative of the estate of the decedent, and that upon taking the prescribed oath, filing the designation and acceptance of resident agent, and entering into bond in the sum of \$10,000.00, letters of administration shall be issued.

ORDERED on Feb 5, 2007.

*Kugh D. Hayes*  
Circuit Judge

Letters of Administration will be issued after posting of bond

MADISON COUNTY MS This instrument was filed for record September \_\_\_\_\_, 2007.

Book \_\_\_\_\_ Page \_\_\_\_\_  
ARTHUR JOHNSTON, C. C

BY: \_\_\_\_\_ D C



# Last Will and Testament

OF

AVA C. GOOCH

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

## ARTICLE ONE

### Family Members

At the time of the execution of this Will, I have three (3) children, namely, Lulu Carroll Fisher, Ava Leavell Haymon and Becky Leavell Martinek. All references in this Will to "my child" or "said child" shall be deemed to refer to my above-named children and each child born after the execution of this Will to me.

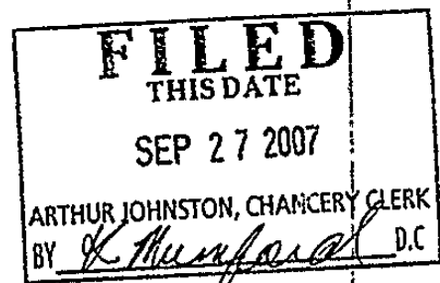
## ARTICLE TWO

### Payment of Debts and Administrative Expenses

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

*Ava C. Gooch*

\_\_\_\_\_  
Ava C. Gooch  
Page 1



fund for the payment of my debts and expenses of administration which would in any way extend the statute of limitations for the payment of debts, or enlarge upon my legal obligation or any statutory duty of my Executrix to pay debts

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

### ARTICLE THREE

#### Payment of Taxes

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

### ARTICLE FOUR

#### Specific Bequests of Tangible Personal Property

I will, give and bequeath unto my daughter, Ava Leavell Haymon, two thirds (2/3) and unto my daughter, Becky Leavell Martinek, one third (1/3), if they survive me, of all my personal property, and including, but not limited to the following described tangible personal property.

- (a) All of my personal belongings and effects, including jewelry, clothing and books,
- (b) Any vehicles which I may own at the time of my death and all equipment relating thereto;
- (c) All of my interest in the household furniture, furnishings and effects including, but not limited to, chinaware, silverware, glassware, linens, rugs, fixtures, paintings,

Ava C Gooch  
Page 2

portraits and works of art which are in, or are used in connection with, my homestead, and

(d) All club memberships that I own at the time of my death.

I also will, give and bequeath unto my daughter, Ava Leavell Haymon, two thirds (2/3) and unto my daughter, Becky Leavell Martinek, one third (1/3), if they survive me, of any and all policies of insurance and rights thereunder pertaining to or insuring the tangible personal property bequeathed under this Article. If my daughters, Ava Leavell Haymon and Becky Leavell Martinek do not survive me, then the gifts and bequests provided for under this Article of my Will shall lapse and the property hereinabove described in this Article shall be added to and become a part of my residuary estate to be distributed as hereinafter set forth

It is my express desire for my daughter, Lulu Carroll Fisher, to receive \$10 00 from my estate

#### ARTICLE FIVE

##### Specific Devise of Real Property

I will, give and devise unto my daughter, Ava Leavell Haymon, two thirds (2/3) and unto my daughter, Becky Leavell Martinek, one third (1/3), if they survive me, any interest in real property which I may own at the time of my death, including in this devise any land adjacent to said real property and use as a part thereof I also will, give and bequeath unto my daughters, Ava Leavell Haymon, two thirds (2/3) and Becky Leavell Martinek, one third (1/3), if they survive me, of all insurance policies and rights thereunder which I may have under any policy of insurance insuring or pertaining to my real property If my daughters do not survive me, then the devise and bequest provided for under this Article of my Will shall lapse and the property hereinabove described in this Article shall be added to and become a part of my residuary estate to be distributed as hereinafter set forth

#### ARTICLE SIX

##### Disposition of Residuary Estate

After payment of my debts, administrative expenses, taxes, specific bequests and specific devise as hereinabove provided, I will, devise and bequeath all the rest, residue and remainder of my property and estate, real personal and mixed, of whatsoever kind and character and

*W. C. Goch*

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Ava C Goch  
Page 3

wheresoever situated (my "residuary estate"), to my daughter, Ava Leavell Haymon, two thirds (2/3), and Becky Leavell Martinek, one third (1/3), if they survive me. It is my express intention to will, devise and bequeath my entire estate unto my daughter, Ava Leavell Haymon, two thirds (2/3) and Becky Leavell Martinek, one third (1/3), if they survive me. If my said children shall not survive me, then, in that event, I will devise and bequeath my entire residuary estate to my deceased child's share unto her descendants, per stirpes.

#### ARTICLE SEVEN

##### Powers of Executrix

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

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

*Ava C. Gooch*

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Ava C Gooch  
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necessary and proper by her and to distribute property of the estate in kind or in undivided interest, and to determine the value of such property.

- 5 To borrow money from such source or sources and upon such terms and conditions as my Executrix shall determine, and to give such security therefore as my Executrix may determine
- 6 To participate in any plan of reorganization, consolidation, dissolution, redemption, or similar proceedings involving assets comprising my estate or any trust created hereunder, and to deposit or withdraw securities under any such proceedings
- 7 To compromise, settle or adjust any claim or demand by or against my estate, to litigate any such claims, including, without limitation, any claims relating to estate or income taxes, and to agree to any rescission or modification of any contract or agreement
- 8 To sell, exchange, assign, transfer and convey and security or property, real or personal, held in my estate at public or private sale, at such time and price and upon such terms and conditions (including credit) as my Executrix may deem advisable and for the best interest of my estate I hereby waive any requirement of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court authority or approval for any such sale, exchange assignment, transfer or conveyance of any real or personal property
- 9 To lease any real or personal property for such term and upon such terms and conditions and rentals and in such manner as may be deemed advisable (with or without privilege of purchase), and any lease so made shall be valid and binding for the full term thereof even though the same shall extend beyond the duration of the administration of my estate, or any trust created hereunder, all without the approval or authority of any court, and to insure against fire or other risks, to make repairs, replacements and improvements, structural or otherwise, to any real property, to improve any real property and to pay the cost out of principal.
- 10 Unless otherwise specifically provided, to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or in an undivided interest therein, or partly in cash and partly in other

*Ava C. Gooch*

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Ava C. Gooch  
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property, and to do so with or without regard to the income tax basis of specific property allocated to any beneficiary and without making pro rata distributions of specific assets

11. To settle, adjust, dissolve, windup or continue any partnership in which I may own a partnership interest at the time of my death, subject, however, to the terms of any partnership agreement to which I am a party at the time of my death. I authorize my Executrix to continue in any partnership for such periods and upon such terms as he shall determine. My Executrix shall not be disqualified by reason of being a partner in such firm from participating on behalf of my estate in any dealing herein authorized to be carried on between by Executrix and the partners of any such partnership.
12. To make any elections and to take any actions necessary in connection therewith which are available under the Internal Revenue Code of 1986, as amended, including, but not limited to Section 2032, Section 2032A, and Section 6166
13. To disclaim any property which my estate created hereunder may otherwise be entitled to receive and to take any and all necessary or proper actions to make and fully effectuate a qualified disclaimer or disclaimers under Internal Revenue Code Section 2518, or any similar provision which may be subsequently enacted, and under any disclaimer statute or law which may at any time be in effect under Mississippi law.

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

#### ARTICLE EIGHT

##### Appointment of Executrix

I hereby appoint Ava Leavell Haymon to be Executrix of this, my Last Will and Testament and my estate. In the event that Ava Leavell Haymon shall predecease me, or, for any reason, shall fail to qualify or cease to act as my Executrix, then I hereby appoint Becky Leavell Martinek to serve as successor Executrix of this, my Last Will and Testament, and my estate. Any reference herein to my "Executrix" shall also refer to and include my successor Executrix herein named and I confer upon said successor Executrix all of the rights, powers, duties, discretions, and obligations conferred upon my original Executrix hereinabove named. My Executrix and my successor

*Ava C. Gooch*

\_\_\_\_\_  
Ava C. Gooch

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Executrix hereinabove named, shall serve without any bond, and I hereby waive the necessity of preparing or filing any inventory, accounting or formal appraisal of my estate

ARTICLE ELEVEN

Construction

BOOK 4012 PAGE 0066

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

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of Margaret Waller and Vicky Sample, whom I have requested to act as subscribing witnesses hereto on this, the 22nd day of April 2007

Ava C. Gooch  
AVA C. GOOCH

WITNESSES:

Margaret Waller

Vicky Sample

Ava C. Gooch

Ava C. Gooch  
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## ATTESTATION

The foregoing instrument, consisting of this and seven (7) proceeding typewritten pages, was signed, sealed, published and declared by Ava C Gooch, the Testatrix, to be her Last Will and Testament in our presence and we, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this the 22<sup>d</sup> day of April \_\_\_\_\_ 2007.

WITNESSES:

Margaret J. Waller4620 W. Cheryl Dr.  
AddressJackson, MS 39211  
City and StateVicky Sample7894 Ebenezer Pickens Rd.  
AddressPickens MS 39146  
City and State



The terms Executor and Executrix may be used interchangeably and shall apply to whomever may be serving as personal representative of my estate, whether masculine or feminine, whether one or more than one.

All rights, powers, duties and discretions granted to or opposed upon my Executrix shall be exercised by and imposed upon the successor. I direct that neither my Executrix nor any successor be required to post any bond. To the extent permissible by law, I waive the requirement that my Executrix or any successor be required to make a formal appraisal, provide an inventory or file an accounting for my estate with any Court.

#### ARTICLE III

I hereby direct that all debts, properly probated against my estate, any and all expenses of my last illness, all funeral expenses (including the cost of a suitable monument) and the cost of administration of my estate be paid as soon as possible after my death. This provision is not intended and shall not be construed as creating a trust for the payment of my debts to any one of my creditors and shall not in any way extend the normal statute of limitations for the payment of debt or enlarge any statutory duty to pay debts.

#### ARTICLE IV

I hereby give, devise and bequeath all of my property of any kind or character, real, personal or mixed and wheresoever situated to Hollis Lynwood Vinson, III whether owned by me at the time of my death or to which my estate may become entitled to receive through the estate of any other person.



HLV

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 27<sup>th</sup> day of January, 2003.

Hollis Lynwood Vinson, Jr.  
HOLLIS LYNWOOD VINSON, JR.

We, the undersigned, do hereby certify that the foregoing Last Will and Testament, consisting of three (3) pages, including this page, each initialed for identification, was signed, published and declared by HOLLIS LYNWOOD VINSON, JR., the Testator herein named, as his Last Will and Testament, in our presence and in the presence of each of us, and we, at the same time at his request and in his presence and in the presence of each other, subscribed our names as subscribing witnesses on this, the 27<sup>th</sup> day of January, 2003.

Paul E. Rogers  
WITNESS Paul E. Rogers

704 N. PRESIDENT ST.  
ADDRESS  
JACKSON MS. 39202

James S. Beam  
WITNESS James S. Beam

704 N. PRESIDENT ST.  
ADDRESS  
JACKSON MS 39202

HLV  
HLV

MADISON COUNTY MS This instrument was  
filed for record Oct. 3, 2007  
Book 42 Page 608  
ARTHUR JOHNSTON, C. C.  
BY. [Signature] DC



# Last Will and Testament

OF

VIRGIE LOIS HUTCHINS BRISTER 2007-926

STATE OF MISSISSIPPI

COUNTY OF HINDS: ::::

I, VIRGIE LOIS HUTCHINS BRISTER, of Jackson, Hinds County, Mississippi, being of the age of eighteen (18) years and over and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills or Codicils.

I.

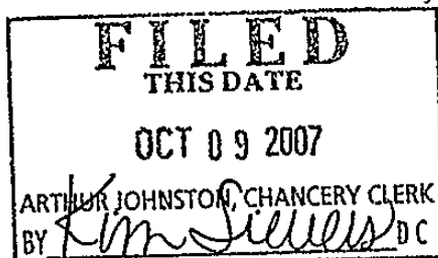
I appoint my husband, John Wesley Brister, Sr., as the Executor of my estate, and request that he act with the giving of bond, the taking of inventory and oath all being waived as being unnecessary. In the event my husband should not survive me, then I appoint my son, John Wesley Brister, Jr. to act as Executor and if neither of them be living at my death, I appoint my son, Sam Major Brister to act as Executor. I also request that both sons act with the giving of bond, the taking of inventory and oath all being waived as being unnecessary.

II.

I direct that my Executor shall out of the property and estate coming into his 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.

III.

I hereby will, devise and bequeath all of my property, real, personal and mixed, of every kind and character wherever located to my beloved husband, JOHN WESLEY BRISTER, SR. In the event that my husband should predecease me, then I hereby will, devise and bequeath all of my estate, real, personal and mixed, of every kind and character wherever located to my beloved sons, JOHN WESLEY BRISTER, JR. and SAM MAJOR BRISTER to share equally. In the event that my husband and I should die as the result of a common accident, or under circumstances that it might be impossible to tell which of us survived, then it is presumed that my husband died first.



Page -2-

LAST WILL AND TESTAMENT OF VIRGIE LOIS HUTCHINS BRISTER

IN WITNESS WHEREOF, I, VIRGIE LOIS HUTCHINS BRISTER, have signed this Will in the presence of Steve Gouger and Ossie L. Rankin who attested it at my request, this the 27th day of February, 1985.

Virgie Lois Hutchins Brister  
Virgie Lois Hutchins Brister

The above and foregoing Will of Virgie Lois Hutchins Brister was declared by her in our presence to be her Will and was signed by Virgie Lois Hutchins Brister in our presence at her request and in her presence and in the presence of each other, we the undersigned witnessed and attested the due execution of the Will of Virgie Lois Hutchins Brister on this the 27th day of February, 1985.

Steve Gouger  
ADDRESS: 307 Harvest Drive  
Ridgely, MS 39157

Ossie L. Rankin  
ADDRESS: 1911 Leberock Drive  
Jackson, Ms. 39212

WITNESSES

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named STEVE YOUNGER, 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 VIRGIE LOIS HUTCHINS BRISTER, personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 27th day of February, 1985.

(2) That on the 27th day of February, 1985, the said VIRGIE LOIS HUTCHINS BRISTER signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of OUIDA G RANKIN, the other subscribing witness to said instrument.

(3) That the said VIRGIE LOIS HUTCHINS BRISTER was then and there of sound and disposing mind and memory, and above the age of twenty-one (21) years.

(4) That this affiant, together with OUIDA G. RANKIN, 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 VIRGIE LOIS HUTCHINS BRISTER, and in the presence of each other.

Steve Younger  
STEVE YOUNGER

SWORN TO AND SUBSCRIBED BEFORE ME, this the 1<sup>st</sup> day of ~~September~~ <sup>October</sup>, 2007.

[Signature]  
Notary Public

My Commission Expires: 6/27/09

HARRIS H. BARNES, III (MSB 2018)  
BARNES, BROOM, AND McLEOD, P.A.  
5 River Bend Place, Suite A  
Flowood, Mississippi 39232-7618  
Telephone. (601) 981-6336  
ATTORNEY



MADISON COUNTY MS This instrument was  
filed for record Oct 9, 2007.  
Book 42 Page 71  
ARTHUR JOHNSTON, C C  
BY: [Signature] D C



**FILED**  
THIS DATE  
OCT 09 2007  
ARTHUR JOHNSTON, CHANCERY CLERK  
BY *Kim Lewis* D.C.

LAST WILL AND TESTAMENT  
OF  
ROBERT D. MENEFEE

I, ROBERT D. MENEFEE, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all Wills and Codicils heretofore made by me.

ARTICLE I  
APPOINTMENT OF FIDUCIARIES

A. Executor. I do hereby appoint TRUSTMARK NATIONAL BANK, Jackson, Mississippi as Executor of this my Last Will and Testament, and I hereby waive the necessity of said bank entering into bond, inventory and accounting as such Executor, and I waive the necessity of a formal appraisal being made of my estate I hereby expressly give and grant unto said Executor all the rights, powers and discretions hereinafter given to the Trustee in Article VII, Powers of Trustee

B. Successor Executor 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.

C Trustee I also appoint TRUSTMARK NATIONAL BANK, Jackson, Mississippi, Trustee of any and all trusts created under the provisions of this my Last Will and Testament.

*R D-M*

In the event TRUSTMARK NATIONAL BANK is unable or unwilling to serve as Trustee, then I appoint any state or national bank having trust powers to serve as Successor Trustee. The Successor Trustee shall serve under the same terms and conditions as the originally named Trustee and is given the same rights, powers and discretions.

ARTICLE II  
PAYMENT OF EXPENSES, DEBTS AND ESTATE TAXES

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

ARTICLE III  
SPECIAL BEQUESTS AND DEVISE OF  
PERSONAL PROPERTY AND HOUSEHOLD EFFECTS

A. To my son, ROBERT MALCOLM MENEFEE, I give and bequeath my 1998 Dodge Pickup truck, or if I do not own said truck, then any one vehicle which I may own at the time of my death.

B. To my sister, SARAH MENEFEE DOWNING, Baton Rouge, Louisiana, I give and bequeath the sum of <sup>Five</sup> ~~Two~~ Thousand Dollars (<sup>5,000</sup> ~~2,000~~.00) should she survive me. This bequest is in appreciation for the financial aid my sister and her late husband, Ben Downing, Jr., gave to my widowed mother during her declining years. In the event SARAH MENEFEE DOWNING does not survive me, I give and bequeath such amount to her issue, share and share alike.

Page 2 of 11 of My Will R D Menefee

C To my niece, ANN MENEFEE COOK, Monroe, Louisiana, I give and bequeath the sum of <sup>Five</sup> ~~Ten~~ Thousand Dollars (<sup>5</sup> ~~10~~,000.00) should she survive me This bequest is in appreciation of the financial aid given to me by her mother, Doris Menefee, and her father and my brother, J Malcolm Menefee, during my college years at Louisiana Tech, 1933-36, and Louisiana State University, 1937-1939. In the event ANN MENEFEE COOK does not survive me, I give and bequeath such amount to her issue, share and share alike.

D To my children, namely, ROBERT MALCOLM MENEFEE and PRISCILLA JEAN MENEFEE ARMSTRONG, equally, if living at the time of my death, I give and bequeath all of my corporeal, tangible personal property and household effects, or, if not living, to their issue per stirpes. I, further, direct that my children take special consideration and deference to those items of personal property and household effects which my grandchildren may desire.

ARTICLE IV  
RESIDUARY ESTATE

I will, devise and bequeath 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 son, ROBERT MALCOLM MENEFEE, one-seventh (1/7) of said residuary estate, outright and free of any trust.

2 To my daughter, PRISCILLA JEAN MENEFEE ARMSTRONG, one-seventh (1/7) of said residuary estate, outright and free of any trust.



A Income The Trustee shall pay to the said beneficiaries of each separate trust share, during his or her lifetime, such portion of the income of the trust in periodic installments as the Trustee in its discretion determines appropriate. The frequency of such payments to be determined by the Trustee, except that in no event shall such payments be made less frequently than yearly.

B Principal. The Trustee shall also be authorized to pay out of the principal of this trust such amounts as my Trustee may deem necessary or proper in its sole judgment to provide for the proper support, education, medical care and maintenance of my grandchildren (including payments for health insurance premiums), taking into account any other means of support they may have to the knowledge of the Trustee

C Termination. Upon each of my grandchildren attaining the age of twenty-five (25) years of age, I direct that as and when he or she attains such age, the Trustee shall pay over, deliver and convey to such grandchild one-half ( $\frac{1}{2}$ ) of his or her separate share of the trust estate. As and when such grandchild attains the age of thirty-two (32) years of age, the Trustee shall pay over, deliver and convey to such grandchild the remainder of the trust estate and any undistributed income, and the trust for the benefit of such grandchild shall thereby be terminated. The Trustee shall have sole discretion to determine the kind of property, the proportion of property and the value of the property involved, in order to determine what property shall comprise the said partial distribution above mentioned.

The trust for the benefit of such grandchild shall continue until he or she attains the age of thirty-two (32) years of age, or until such grandchild's death, whichever is the sooner. Upon

the termination of the trust as above provided, any remaining corpus or undistributed income of the trust shall be paid over, delivered, and conveyed to such grandchild, or, if such grandchild shall have died, same shall be paid over, delivered and conveyed to the issue of such grandchild, SUBJECT, HOWEVER, to the terms and conditions of Article VI, Distribution to Minors. If any grandchild of mine shall have died and there be no surviving issue of such grandchild, then that grandchild's separate share of corpus and accrued income shall be paid over, delivered and conveyed to (i) my other grandchild or grandchildren, outright, if he or she has attained the age of thirty-two (32) years or to the trust for the benefit of such grandchild if he or she has not attained the age of thirty-two (32) years, or (ii) if my other grandchild or grandchildren are not living, to such deceased grandchild's issue, equally. If none of my grandchildren be living nor there be descendants of such deceased grandchildren, then to my heirs-at-law as determined by laws of descent and distribution of the State of Mississippi.

If the aggregate value of the assets available for the establishment of any separate trust created in this Will shall be less than \$50,000.00 at the time of the Executor's final accounting, or if during the administration of any trust or trusts hereunder, the principal assets of such trust or trusts shall be less than \$50,000.00, I direct that such trust or trusts shall not be established or shall terminate, as the case may be, and that the assets which are in or would have been distributed to such trust or trusts be distributed instead to the beneficiaries who are then or would have been entitled to receive the income from said trust or trusts and in the same proportions as they are or would have been entitled to such income absolutely and free from trust.

ARTICLE VI  
DISTRIBUTION TO MINORS

In making distributions to beneficiaries from any trust created under this Will, and especially where the beneficiaries are minors or incapable of transacting business due to illness, the Trustee, in its 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.

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 its discretion, deems necessary to provide for the support, education, maintenance and health of the minor.

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

ARTICLE VII  
POWERS OF TRUSTEE

The Trustee shall have full power and authority to invest and reinvest the principal of the trust in such manner and upon such terms and conditions as the Trustee may see fit, and with express authority to invest funds in a common trust fund established by the Trustee pursuant to the Uniform Common Trust Fund Act of Mississippi or proprietary mutual fund, to sell, exchange, pledge, mortgage, hypothecate or otherwise dispose of any property, real or personal, originally or subsequently acquired; to retain and hold in unchanged form any property, real or personal, coming into its hands; to rent or lease any of the properties embraced within the trust, upon such terms and conditions as the Trustee deems advisable, to make all determinations respecting division, allotments and distributions of income and principal to the beneficiaries, to pay taxes of every kind existing against the trust property; to hold investments in the name of a nominee; and to do all other acts which, in the judgment of the Trustee, may be necessary or appropriate for the proper and advantageous management, investment and distribution of the trust estate to the same extent as though it was the sole owner of the trust property. In addition, the Trustee shall have all of the powers granted by the "Uniform Trustees' Powers Law," being Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972 as now enacted or hereafter amended, reference to which statute is hereby made for all purposes.

The trusts hereinbefore created are private trusts, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given. The Trustee is hereby authorized to receive and retain for its services in administering the trusts reasonable fees and compensation in accordance with that which is customarily and generally charged by similar institutions for performing trust services of the nature involved in said trusts. The income of the trusts herein created shall accrue from the date of my death, and during the period of the administering of my estate, and until the trusts are established, I hereby authorize my Executor, in its sole discretion, to pay at least annually out of my general estate to my grandchildren as beneficiaries of said trusts, as advanced payment of income, such sums as in its judgment equals the income which my said grandchildren would receive from said trusts had the same been established. The Trustee shall not be required to enter into any bond as Trustee, nor shall it be required to return to any court any periodic formal accounting of its administration of the trusts, but the Trustee shall render annual accounts to my said grandchildren. No person paying money or delivering property to the Trustee shall be required to see to its application. Neither the principal nor the income of any trust funds created herein, nor any part of same, shall be liable for the debts of any beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, and no beneficiary hereunder shall have any power to sell, assign, transfer, or in any manner to anticipate or dispose of his or her interest in the trust funds, or any part of same, or the income produced

from said fund or any part of same. The income and principal or both of any trust created herein and the beneficiary or beneficiaries of the income and principal or both of any such trust shall be afforded the protection of and protected by all of the applicable terms and provisions of the Family Trust Preservation Act of 1998. The Trustee in all of the trusts hereinbefore created may resign at any time by giving written notice to the beneficiaries entitled to participate in the trusts at the time of said resignation, specifying in said notice the effective date of such resignation. A Successor Trustee may be appointed on petition of the beneficiaries by the Chancery Court of Madison County, Mississippi, and the Successor Trustee shall have the same title, powers and discretions herein given the original Trustee, except that none of my children or grandchildren shall be appointed as a Successor Trustee.

ARTICLE IX  
FAMILY MEMBERS

I am a widower and have two (2) adult children, presently living, and they are ROBERT MALCOLM MENEFEЕ and PRISCILLA JEAN MENEFEЕ ARMSTRONG. They are sometimes referred to herein as "my child(ren)." I also have five (5) grandchildren who are presently living, and they are JOSEPH ROBERT GIUFFRIA, CHRISTOPHER BRANDON GIUFFRIA, ROBIN JEAN GIUFFRIA, ANGELA LYNN MENEFEЕ and, MARTHA JEAN MENEFEЕ.

IN WITNESS WHEREOF, I have hereunto subscribed my name this, the 14 day  
of July, 2005.

RD Meneffee  
Robert D Meneffee  
ROBERT D. MENEFFEE

Reed E. Woodard

Laura McKinley

WITNESSES

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

WITNESSES.

ADDRESSES:

Reed E Woodard

303 Highland Park Cove

Ridgeland, ms

Laura McKinley

303 Highland Park Cove

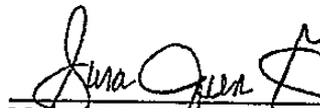
Ridgeland, Mississippi

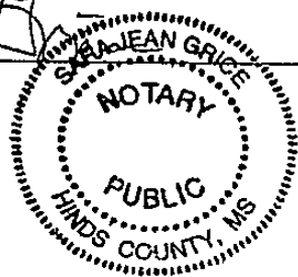
STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Robert E. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Robert D. Menefee, and that the said Robert D. Menefee signed, published and declared said instrument to be his Last Will and Testament on the 14th day of July, 2005 in the presence of this affiant and Laura G McKinley, 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 Laura G. McKinley 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.

  
ROBERT E. WILLIFORD  
303 Highland Park Cove, Suite A  
Ridgeland, Mississippi 39157

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 14th day of  
July, 2005

  
NOTARY PUBLIC



Notary Public State of Mississippi  
My Commission Expires: June 18, 2006  
Bonded Thru Halton Brooks & Garland, Inc.

STATE OF MISSISSIPPI

COUNTY OF MADISON

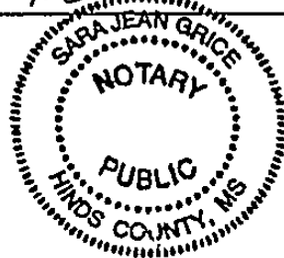
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Laura G. McKinley, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Robert D. Menefee and that the said Robert D. Menefee signed, published and declared said instrument to be his Last Will and Testament on the 14th day of July, 2005 in the presence of this affiant and Robert E. Williford, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years, that this affiant and Robert E. Williford subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other

Laura G. McKinley  
LAURA G. MCKINLEY  
303 Highland Park Cove, Suite A  
Ridgeland, Mississippi 39157

SWORN TO AND SUBSCRIBED BEFORE ME, on this, the 14<sup>th</sup> day of July, 2005

Sara Jean Grice  
NOTARY PUBLIC

My commission expires  
Notary Public State of Mississippi At Large  
My Commission Expires: June 18, 2006  
Bonded Thru Heider, Brooks & Garland, Inc.



MADISON COUNTY MS This instrument was  
filed for record Oct. 9, 2007  
Book 42 Page 74  
ARTHUR JOHNSTON, C. C.  
BY: K. Sewer D C

FIRST CODICIL

TO

LAST WILL AND TESTAMENT

OF

ROBERT D. MENEFFEE

2007-918

**FILED**  
 THIS DATE  
 OCT 09 2007  
 ARTHUR JOHNSTON, CHANCERY CLERK  
*Kim Stull*  
 D.C.

KNOW ALL MEN BY THESE PRESENTS, that I, ROBERT D. MENEFFEE, a citizen of Madison County, Mississippi, being above the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my First Codicil to my Last Will and Testament heretofore made, signed, published, declared and executed by me on July 14, 2005, as follows:

Article III, Special Bequests and Devise of Personal Property and Household Effects, is amended in its entirety so that said Article shall now provide as follows:

A. To my son, ROBERT MALCOLM MENEFFEE, I give and bequeath my 1998 Dodge Pickup truck, or if I do not own said truck, then any one vehicle which I may own at the time of my death.

B. To my sister, SARAH MENEFFEE DOWNING, Baton Rouge, Louisiana, I give and bequeath the sum of Five Thousand Dollars (\$5,000 00) should she survive me. This bequest is in appreciation for the financial aid my sister and her late husband, Ben Downing, Jr, gave to my widowed mother during her declining years. In the event SARAH MENEFFEE DOWNING does not survive me, I give and bequeath such amount to her issue, share and share alike.

C. To my niece, ANN MENEFFEE COOK, Monroe, Louisiana, I give and bequeath the sum of Five Thousand Dollars (\$5,000 00) should she survive me. This bequest is in appreciation

for the financial given to me by her mother, Doris Menefee, and her father and my brother, J. Malcolm Menefee, during my college years at Louisiana Tech, 1933-1936, and Louisiana State University, 1937-1939. In the event ANN MENEFEЕ COOK does not survive me, I give and bequeath such amount to her issue, share and share alike

D. To my children, namely, ROBERT MALCOLM MENEFEЕ and PRISCILLA JEAN MENEFEЕ ARMSTRONG, equally, if living at the time of my death, I give and bequeath all of my corporeal, tangible personal property and household effects, or, if not living, to their issue per stirpes. I, further, direct that my children take special consideration and deference to those items of personal property and household effects which my grandchildren may desire.

E To my children, ROBERT MALCOLM MENEFEЕ and PRISCILLA JEAN MENEFEЕ ARMSTRONG, equally, or if not living, then to that deceased child's issue per stirpes, I will and devise my house on St Augustine Drive in Madison, Mississippi, or if I do not own said house, then the house I do own at the time of my death

I hereby amend and extend my aforesaid Last Will and Testament in accordance with the provisions of this First Codicil, and I do hereby reaffirm and republish my said Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 14th day of October, 2005

*Robert D Menefee*

ROBERT D MENEFEЕ

*Robert E. Dean*

WITNESSES

*Laura McKinley*

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by ROBERT D MENEFEE as a First Codicil to his Last Will and Testament; that he signed the same in our presence and in the presence of each of us, and that we, at his request, and in his presence, and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 14th day of October, 2005

WITNESSES:

ADDRESSES:

Robert E. Decker

303 Highland Park Cove

Ridgeland, MS

Laura McKinley

303 Highland Park Cove, Suite A

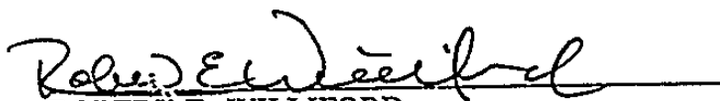
Ridgeland, Mississippi 39157

PROOF OF CODICIL

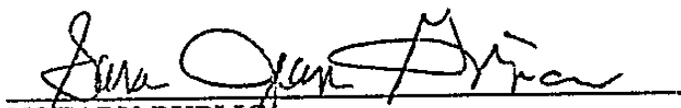
STATE OF MISSISSIPPI

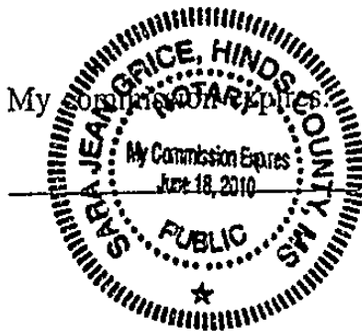
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Robert E Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the First Codicil to Last Will and Testament of Robert D. Menefee and that the said Robert D. Menefee signed, published and declared said instrument to be his First Codicil to Last Will and Testament on the 14th day of October, 2005 in the presence of this affiant and Laura G. McKinley, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Sara Jean Grice 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.

  
ROBERT E WILLIFORD  
303 Highland Park Cove, Suite A  
Ridgeland, Mississippi 39157-6059

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 3rd day of  
October, 2007

  
NOTARY PUBLIC



MADISON COUNTY MS This instrument was  
filed for record Oct. 9, 2007.  
Book 42 Page 87  
ARTHUR JOHNSTON, C. C.  
BY: K. Steven D.C. 

# Last Will and Testament

2007-914

OF

VENCE SMITH

I, Vence Smith, a resident of the State of Mississippi, being of the age of twenty-one (21) years and over and of sound and disposing mind, memory and understanding and not under the restraint or undue influence of any person, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills or Codicils by me made.

I.

I direct that all lawful claims against my estate duly probated, registered and allowed within the time required by law be paid as soon after my death as possible.

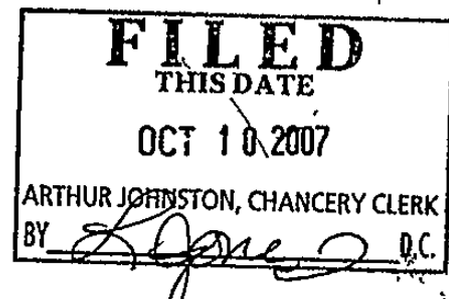
II.

I appoint as Executrix of my estate my wife, Anna M. Smith. In the event that she is unable or declines to serve as Executrix of my estate, I then appoint as Substitute Executor of my estate my son, Vence Smith, Jr. I direct that neither be required to give bond or to have an appraisal, accounting or inventory of my estate.

III.

I will, devise and bequeath all my property owned by me at the time of my death, real, personal and mixed, wheresoever situated and wheresoever located, to my wife, Anna M. Smith.

In the event that my wife, Anna M. Smith, predeceases me, I then will, devise and bequeath all my property, real, personal and mixed, wheresoever situated and wheresoever located, to my children, Vence Smith, Jr. and Michael L. Smith, share and share alike. One of my children, Patrick L. Smith, has previously passed away.



In testimony whereof, I have hereunto subscribed my name to this my Last Will and Testament which consists of two (2) pages on this 7 day of July, 1998.

Vence Smith  
VENCE SMITH

WITNESSES:

Sarah M. Pennington

Amelia Lay

ATTESTATION AFFIDAVIT

STATE OF MISSISSIPPI  
COUNTY OF HINDS

We, each of the subscribing witnesses to the Last Will and Testament of Vence Smith, after being duly sworn, do hereby state on our respective oaths that said instrument was signed by the said Vence Smith in our presence and in the presence of each of us and that the said Vence Smith declared the same to be his Last Will and Testament in the presence of each of us and that we each signed as subscribing witnesses to said Will at the request of Vence Smith and in the presence of each other.

Witness our signatures this the 7 day of July, 1998.

Sarah M. Pennington  
NAME

Amelia Lay  
NAME

173 Hidden Lake Rd  
STREET ADDRESS

1074 Autumn Wd.  
STREET ADDRESS

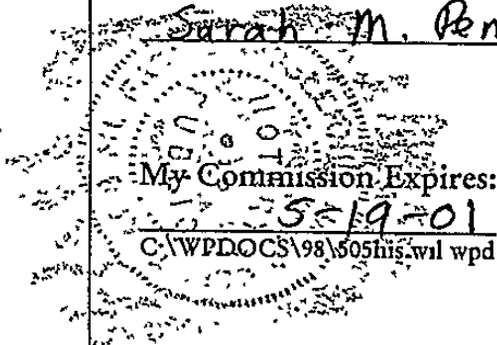
Llora, MS 39071  
CITY AND STATE

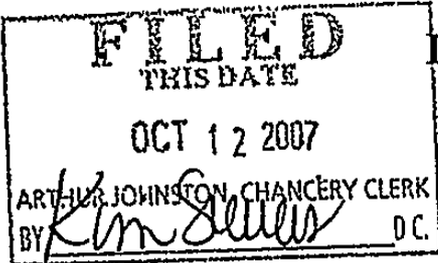
Jackson Ms 39212  
CITY AND STATE

SWORN TO AND SUBSCRIBED BEFORE ME by Amelia Lay and

Sarah M. Pennington on this the 7<sup>th</sup> day of July, 1998.

David C. Johnston  
NOTARY PUBLIC





LAST WILL AND TESTAMENT  
OF  
CARRIE LUDELL JAMES

2007-934

KNOW BY ALL MEN BY THESE PRESENTS: That I, Carrie Ludell James of 526 Harvey Watkins Drive, Canton, Mississippi, being of sound mind and disposing memory and above the age of twenty-one (21) years, do hereby make, publish, and declare this to be my Living Will and Testament hereby revoking all other wills and codicils heretofore made:

## I.

I appoint Olivia James Price, who presently resides at 526 Harvey Watkins Dr., Canton, Mississippi 39046 to be the Executrix of my Estate under this Will. In the event she is unable to serve, I appoint Ernest James who presently resides at 526 Harvey Watkins Drive, Canton, Mississippi as Executor of my Estate under this Will. The following are my living children at the making of this will: Olivia Price, Ernest James, Larry James, and Johnny James.

## II.

All rights, powers, duties, and discretions granted to or imposed upon the Executrix shall be exercisable by and imposed upon the successor Executor. I direct that the Executrix shall not be required to make any bond. To the extent permissible by law, I waive the requirement that my Executrix, be required to provide inventory,

III.

It is my request and desire that the expense of my funeral be paid with my burial policy with Family Memorial Services.

IV.

As to the following personal property being, household furnishings, I bequeath to Olivia Price. As to my white flowery rose set of china, I bequeath to Fran Ferguson and Teresa White. Also, the great grandchildren born of Teresa White, the Executrix, shall receive a set of china as directed by the Executrix.

V.

As to any money (cash), it is to be divided equally among my children.

VI.

In regards to my realty, I hereby devise my residence, 526 Harvey Watkins Drive, Canton, Mississippi to my children: Olivia Price, Ernest James, Larry James and Johnny James. As to any remaining land (if any), I bequeath to the children. It is also my request that no spouse of my children is to share in the ownership of property.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 20 day of April, 2006.

Carrie Ludell James  
CARRIE LUDELL JAMES

\_\_\_\_\_  
WITNESS

Yvonne White  
WITNESS

**ATTESTATION**

The Last Will and Testament of Carrie Ludell James, on the day and year shown above signed, published, and declared to be her Last Will and Testament in our presence, and we, at her request, subscribed our names thereunto as witnesses in her presence and in the presence of each other

This the 20 day of April, 2006.

WITNESS: Angela Doqui

ADDRESS: 213 East Dinkins St.  
Centon MS. 39046

TELEPHONE: 601-407-1550

WITNESS: Yvonne White

ADDRESS: 311 E. Dinkins St.  
Centon MS. 39046

TELEPHONE: (601) 427-2456

Rachel S Cook 3-7-07

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE  
MY COMMISSION EXPIRES: Feb 9, 2009  
DONOR: ZERO NOTARY PUBLIC UNDERWRITERS

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
CARRIE LUDELL JAMES, DECEASED

CIVIL ACTION FILE NO. \_\_\_\_\_

PROOF OF WILL

COMES NOW Tangela Dozier, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Carrie Ludell James, deceased, and enters her appearance herein as provided by 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Carrie Ludell James, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 20<sup>th</sup> day April, 2006, the day and the date of said instrument, in the presence of this deponent and Teresa White, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Teresa White subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the Testator and in the presence of each other on the day of the date of said instrument.

  
TANGELA DOZIER

STATE OF MISSISSIPPI

COUNTY OF Madison

Personally appeared before me, the undersigned authority in and for said county and state, the within named TANGELA DOZIER, being first duly sworn by me, states on her oath that the

matters and facts contained and set forth in the above and foregoing Proof of Will are true and correct as therein stated.

Tangela Dozier  
TANGELA DOZIER

SWORN TO AND SUBSCRIBED BEFORE ME, this the 8<sup>th</sup> day of October, 2007

[Signature]  
NOTARY PUBLIC

MY COMMISSION EXPIRES:

March 10, 2009  
(SEAL)

JAMES M. CREWS, III, MSB #9344  
HERRING, LONG & CREWS, P.C.  
P. O. BOX 344  
129 EAST PEACE STREET  
CANTON, MISSISSIPPI 39046  
TELEPHONE: 601-859-2573  
FACSIMILE: 601-859-3955

MADISON COUNTY MS. This instrument was  
filed for record Oct. 12, 2007  
Book 42 Page 93  
ARTHUR JOHNSTON, C C  
BY R. Sewer D C



**FILED**  
THIS DATE  
OCT 26 2007  
ARTHUR JOHNSON, CHANCERY CLERK  
BY *Ami Scump* D.C.

BOOK 441 PAGE 1098

LAST WILL AND TESTAMENT

2007-199

I, EVELYN VANDERBERG JOHNSON, a resident of the City of Jackson, First Judicial District of Hinds County, State of Mississippi, and being of sound and disposing mind and memory and being over the age of twenty one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills, testament and codicils theretofore made by me.

I.

I do hereby direct that my husband, DAVID CECIL JOHNSON, be appointed my Executor of this my Last Will and Testament, and I hereby direct that he shall not be required to give bond and I hereby waive the necessity of having a formal appraisement made of my estate. In the event my husband predeceases me, then I appoint VAN DOUGLAS JOHNSON, my Executor.

II.

I hereby direct my Executor to pay all my just debts which may be probated, registered and allow against my estate as soon as may be conveniently done. I direct my Executor to Pay all federal and state estate, inheritance, succession, transfer or other death taxes which are assessed against my estate of against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my gross estate for the purpose of such taxes wether or not included in my estate for probate purposes, out of my residuary estate.

III.

I give and bequest to my husband, DAVID CECIL JOHNSON, if he be living at my death, all my property, both real and personal, including all my clothing, books, jewelry, automobiles, stocks, bonds, insurance and any other items of personal use and adornment, and if he shall not survive

me, I give and bequest all said property to my children, share and share alike, or if any of my children should predecease me, to the issue of such child, per stirpes.

IN WITNESS WHEREOF, I have hereunto subscribed my name, This, The 16 day of June, 1982.

Evelyn Vanderberg Johnson  
EVELYN VANDERBERG JOHNSON

This instrument was, on the day and year shown above, signed, published and declared by EVELYN VANDERBERG JOHNSON, 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.

NAMES:

ADDRESSES:

Richard D. Mason

5115 Belvedere Ave. Jackson, MS

Bellevue Center

5115 Belvedere Ave. Jackson, MS

