

STATE OF MISSISSIPPI

COUNTY OF RANKIN

AFFIDAVIT OF SUBSCRIBING WITNESS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named HARRIS H. BARNES, III, 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 Codicil to the Last Will and Testament of JO ANN PITTMAN KASSEL, personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 24th day of January, 1997.

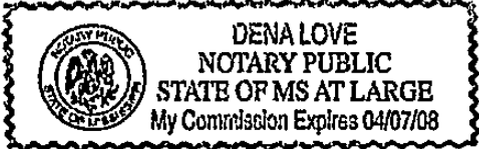
(2) That on the 24th day of January, 1997, the said JO ANN PITTMAN KASSEL, signed, published and declared said instrument of writing as her Codicil to the Last Will and Testament, in the presence of this affiant and in the presence of H. E. SPRING, the other subscribing witness to said instrument

(3) That the said JO ANN PITTMAN KASSEL 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 H. E. SPRING, 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 JO ANN PITTMAN KASSEL, and in the presence of each other.

Harris H. Barnes, III
Harris H. Barnes, III

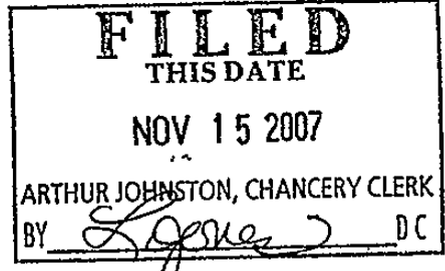
SWORN TO AND SUBSCRIBED BEFORE ME, this the 15th day of November 2007



Dena Love
Notary Public

My Commission Expires _____

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 November 15, 2007.
Book 42 Page 203
ARTHUR JOHNSTON, C C
BY [Signature] DC



LAST WILL AND TESTAMENT**OF**

2007-1048-G

KATHERINE B. FANT

That I, Katherine B. Fant, a resident of Gulfport, Harrison County, Mississippi, being over the age of twenty-one years and of sound and disposing mind and memory, and not acting under any duress, menace, fraud or undue influence of any person, do hereby make, publish and declare this to be my Last Will and Testament.

ARTICLE I

I hereby revoke and annul all other wills and codicils heretofore made by me.

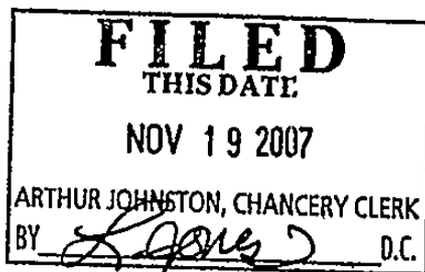
I declare that I have two living children, namely Helen Fant Ballew and Nancy Fant Timko, that my other child, Katherine Minor Fant Flechas, died October 7, 1974, and that she had two children, Catherine Anne Flechas and Adele Fant Flechas; and that my said two children, and my said two grandchildren are all living at the time of the execution of this will.

ARTICLE II

I appoint and nominate my daughter, Helen Fant Ballew, as the Executrix of my estate. If, however, she should predecease me, or if after my death she should die, resign, become incapacitated or otherwise be unable or unwilling for any reason to serve or to continue to serve, then I appoint and nominate my daughter, Nancy Fant Timko, as Executrix thereof.

Katherine B. Fant

KATHERINE B. FANT



Last Will and Testament of Katherine B. Fant

I appoint and nominate my daughter, Helen F. Ballew, as Trustee of the trusts created in Article VI hereof. If my daughter should resign, or if she should for any reason be unable or unwilling to serve or to continue to serve as Trustee hereunder, then I appoint and nominate my daughter Nancy F. Timko, to serve as her successor.

The terms "executor", "executrix", "trustee", and "trustees" as used in this will, and all references thereto through any type of pronoun, shall include any person or persons, whether male or female, or any institution that may be serving hereunder at any time as a fiduciary or co-fiduciary of either my estate or of any trust created herein. All of the estates, powers, trusts, duties and discretions herein granted or conferred shall be held by and extend to any executor, executrix, co-executor, co-executrix, trustee, co-trustee, or other legal representative by whatever name designated who at any time may be acting hereunder, whether or not named herein, and shall remain exercisable after the termination of the trust until its final distribution

To the full extent allowed by law, I direct that no person or institution serving hereunder as executor, executrix, co-executor, co-executrix, trustee or co-trustee, or in any other similar capacity, shall be required to give any bond or other security, or be required to file any inventories, appraisals, accountings or periodic reports with any court or judge, and I hereby waive the necessity of the appraisal of my estate.

ARTICLE III

I direct that all of my debts, funeral expenses, and testamentary charges, as well as, all inheritance, estate, transfer, legacy and succession taxes levied or assessed by the United States

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or by any State of the Union, shall be paid as soon after my death as may be conveniently done. I direct my executor to pay all debts and expenses due by my estate out of the rest, residue and remainder of my estate as set out in Article V hereof. I further direct my executor to pay all Federal and state estate taxes assessed on or due by my estate. My executor shall have the authority to borrow money for the payment of said debts, expenses, charges and taxes and, as collateral or security therefor, my executor may mortgage or otherwise hypothecate all or any part of the property included in my estate, but this provision shall not in any way be construed to require him to borrow the funds for such purpose but merely to give him the discretionary power to do so

ARTICLE IV

I give and bequeath all of my tangible personal property, including (but not limited to) jewelry, clothing and automobiles, and all of the silver, china, crystal, linens, furniture, furnishings, pictures, paintings, rugs, carpets, appliances and equipment that I might own at the time of my death to my daughter, Helen F. Ballew, and, if she should predecease me, unto my daughter, Nancy F. Timko, and I request that the legatee under this Article IV make such division thereof among herself and other persons as she, in her discretion, may deem to be appropriate. However, in connection with this specific bequest, I expect to prepare a letter to my said children setting out my desires as to the division of some of this property, both among themselves and to other persons, and I hope that, if I prepare such a letter, they will follow these desires as expressed by me, but the aforesaid letter, if prepared by me, is not binding on them, is not



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intended to be a part of or a codicil to this will nor is it to be probated therewith, and shall not be construed in any way to create a trust or to affect the outright ownership of my tangible personal property by the legatee named herein

ARTICLE V

I hereby give, devise and bequeath all of my estate, whether real, personal or mixed, of whatsoever kind and wheresoever located as follows:

- (a) One-half (½) thereof shall vest in and be paid and distributed to my daughter, Helen F. Ballew; provided, however, that if my said daughter be then dead then her share shall be held for the benefit of her husband, Maston L. Ballew, III, with my daughter's two (2) children, Maston L. Ballew, IV, and Elizabeth Ballew Sullivan as Co-trustees for the benefit of their father, Maston L. Ballew, III, for as long as he shall live. On his death such share of my estate shall be conveyed and distributed to my daughter, Helen Fant Ballew's issue per stirpes, with the share of any such issue who is then at least twenty-eight (28) years of age being vested in and distributed to him or her, but with the share of any such issue who is then under twenty-eight (28) years of age being held and administered and ultimately distributed under the provisions of Article VI hereof; and provided further that if my said daughter be then dead without any issue or spouse then surviving, this share shall lapse and be added proportionately to and become a part of the share under Paragraph (b) hereof

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- (b) One-half (½) thereof shall be paid and distributed to, and held and administered by, my trustee named in Article II hereof, or her successor, for the use and benefit of my daughter, Nancy F. Timko, under the terms and provisions of Article VI hereof, provided, however, that if my said daughter be then dead with issue then surviving, the said share shall be divided on a per stirpes basis among her then living issue, with the shares of any such issue who is then at least twenty-eight (28) years of age being vested in and distributed to him or her, but with the share of any such issue who is then under twenty-eight (28) years of age being held and administered and ultimately distributed under the provisions of Article VI hereof; and provided further that if my said daughter be then dead without any issue then surviving, this share shall lapse and be added proportionately to and become a part of the share under Paragraph (a) hereof.

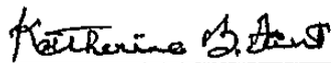
ARTICLE VI

The share for any person who is under twenty-eight (28) years of age under any provision of this will wherein reference is made to this Article VI, shall be delivered unto my trustee named in Article II, or her successor, in trust nevertheless, as a separate trust fund for the use and benefit of such person (hereinafter referred to as the "beneficiary"). The trustee shall give the trust an appropriate name, and shall hold, manage, invest and reinvest the same, and shall collect and receive the income therefrom, and, after deducting all expenses incident to the administration thereof, shall pay to or apply for the benefit of the beneficiary so much of the income and corpus

Katherine B. Fant
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thereof as the trustee shall deem necessary or desirable for his or her health, education support and maintenance (including, but not limited to medical, surgical, hospital, nursing and other care) and, to the full extent allowed by law, shall accumulate and add to corpus the balance of the income not so paid or applied. The trustee is further authorized and empowered, in her discretion, to pay over and distribute to the beneficiary, absolutely and free of any trust, any part or all of the corpus of the trust fund at such time or times prior to his or her attainment of his or her twenty-eighth (28th) birthday, the corpus and all accumulated and undistributed income shall vest in and be paid and distributed unto him or her on said date, absolutely and forever, outright and in fee, free of any trust. If, however, the trust terminates by the beneficiary prior to his or her attainment of his or her twenty-eighth (28th) birthday, the corpus and all accumulated and undistributed income shall be divided on a per stirpes basis among the beneficiary's then living issue or if there be no issue of such beneficiary then living, the same shall be divided on a per stirpes basis among the then living issue of the daughter of mine of whom the beneficiary is a lineal descendant, or if there be no such issue then living, the same shall be divided on a per stirpes basis among my then living issue; provided, however, that the share of any person who would take under this sentence for whom a trust is in existence under any provision of this will, or could be created under Article VI hereof for any such person who is under twenty-eight (28) years of age, shall not immediately vest in him or her but shall be added to such trust for his or her use and benefit to be held and administered and ultimately distributed as a part thereof, but all other interests set out herein shall immediately vest in the beneficiary thereof; and provided



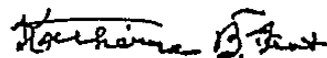
KATHERINE B. FANT

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further that the trustee may exercise its power in trust set out in Article VII hereof with respect to the vested share of any person under twenty-eight (28) years of age for whom a trust is no in existence and cannot be created because of the restrictions contained in Article VIII hereof.

ARTICLE VII

Whenever pursuant to the provisions of this will, all or any part of my estate or of the corpus and undistributed income of a trust shall vest in absolute ownership in a person who has not attained his or her twenty-eighth (28th) birthday (hereinafter sometimes referred to in this paragraph as "such person"), the trustee named in Article II, or her successor, is authorized and empowered, in her discretion, to hold the property so vested in such person, or any part thereof, in a separate fund for his or her benefit until he or she becomes twenty-eight (28) years of age or until his or her death prior thereto, notwithstanding that such property may consist of investments not authorized by law for trust funds, and to hold, manage, invest and reinvest the same, and to collect and receive the income therefrom and, after deducting all expenses incident to the administration thereof, to pay or apply for the benefit of such person so much of the income and corpus thereof as she may deem necessary or desirable for his or her support, education and maintenance, and, to the full extent allowed by law, to accumulate and add to corpus the balance of the income not so paid or applied. The trustee is further authorized and empowered, in her discretion, to pay over and distribute to such person, absolutely and free of any trust, any part or all of the corpus of the fund at such time or times prior to such person's attainment of his or her twenty-eighth (28th) birthday as the trustee shall, in her discretion, determine to be for the best



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interest of such person. If such person should die before attaining twenty-eight (28) years of age or before the complete distribution to him or her of the property vested in him or her, the corpus and all undistributed income in the fund shall be paid over at his or her death to his or her estate. 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 person or to prevent the absolute vesting thereof in him or her. With respect to the administration of any such property which shall vest in absolute ownership in a person under twenty-eight (28) years of age, and which shall be held by the trustee as authorized in this paragraph, the trustee shall have all the powers and discretion granted to her under Article XVI of this will

ARTICLE VIII

Notwithstanding any other provisions contained herein to the contrary, all trusts created herein or arising hereunder must terminate and all interests therein must vest within the period beginning with the date of my death and ending with the date of death of the last survivor of those persons who are living at my death within the group consisting of my husband, my children, and my grandchildren, or ending with any earlier date as may be required by any applicable rule against perpetuities or other statute or rule of law in the State of Mississippi which would otherwise make any provisions hereunder invalid

ARTICLE IX

Katherine B
All references in this will to "issue" shall be taken to mean and include descendants by adoption, as well as, by blood

Katherine B. Fant

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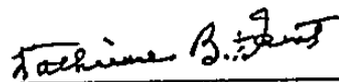
In making any payments or distributions under any provision of this will to or for the benefit of any beneficiary who is under any legal or practical incapacity or disability, neither the executrix nor the trustee shall be required to demand the appointment of a guardian, conservator or custodian, but each of them is hereby authorized and fully empowered to make such payments or distributions in any one or more of the following ways:

- (1) Directly to such beneficiary;
- (2) To a custodian or conservator for such beneficiary;
- (3) To the legal or natural guardian of such beneficiary;
- (4) Directly to any person, firm, institution or corporation in payment for the support, maintenance, education, medical, surgical, hospital, nursing or other expense for such beneficiary;
- (5) To any other person who shall have the care and custody of such beneficiary;
- (6) To any trust for the benefit of such beneficiary;

and the executrix and trustee shall not be required to see to the application of the payments so made, and the receipt of such person shall be a full acquittance to each of them.

ARTICLE X

Any trustee or co-trustee named herein, or any successor or successors thereto, may resign at any time by giving written notice, specifying the effective date of such resignation, to the income beneficiary of the trust and to any other co-trustee thereof.



KATHERINE B. FANT

In the event of a death, resignation, removal, incapacity, or other inability or unwillingness to serve of any trustee or successor thereto, and if no successor is named under Article II hereof, the court which is then exercising the general equity jurisdiction now being exercised by the Chancery Court of the First Judicial District of Harrison County, Mississippi, shall appoint a successor trustee or co-trustee upon a petition filed by or on behalf of any appropriate party in interest. The said court may also appoint one or more co-trustees to serve with any trustee or co-trustee named herein, or with their successors, if at any time it deems such action to be appropriate and in the best interests of the trust and of the beneficiary thereof.

Every successor trustee or co-trustee shall have the same title, powers, duties and discretions as are granted to, assumed by, and conferred on the trustees named herein without any act of conveyance or transfer. A successor trustee or co-trustee shall not be required to audit the accounts or in any manner question the acts of a prior trustee and shall not be responsible in any manner for the accounts or acts of a prior trustee.

The trustee shall, at least annually, furnish to the income beneficiary of each of the trusts created herein, or to his or her legal or natural guardian, a statement showing the property then held by the trustees and the receipts and disbursements hereunder, but they shall not be required to make or file any inventory, appraisal or periodic accounting with any court; provided, however, that this provision shall not prevent any trustee or co-trustee from having his or her accounts judicially settled at any time or times if the trustee or co-trustees should deem it advisable to do so.

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The trustees named herein and any successors thereto may serve in that capacity regardless of any conflict of interest that may exist, whether known or unknown to them.

The trusts created herein are private trusts, and no trustee or co-trustee serving hereunder, or any successor or successors thereto, shall be required to obtain the order or approval of any court for the exercise of any power or discretion contained herein.

When co-trustees are acting hereunder, they in their discretion may designate any one or more of them to perform ministerial acts in connection with the administration of the trust without the joinder of the others, including but not limited to the signing of checks and the issuance of receipts for moneys received and the depositing thereof to the trust's account.

Any trustee acting hereunder shall be entitled to receive reasonable compensation for its services hereunder if he or she so desires, and such compensation may be collected annually by the trustee and shall be shown in its accounting to the beneficiaries.

ARTICLE XI

If any person must survive me in order to take any interest under this will, and if such person should die within a period of sixty (60) days after the date of my death, I direct that I shall be deemed to have survived such person for the purpose of this will, and that the provisions of this will shall be construed upon that assumption and basis

ARTICLE XII

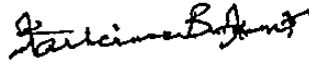
In the administration of my estate and of the trusts created herein, I hereby give and grant unto my executor and trustees, including any successors and substitutes (it being understood that

Katherine B. Fant
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the third person plural pronoun is used herein for convenience only), the full and plenary power to do and perform, in a fiduciary capacity, any and all acts and deeds in connection with the management of my estate and each of the trusts created herein, and with all or any part of their properties, which the executor or trustees deem to be in the best interest of the estate or trust and of the beneficiaries hereunder, even though they would not be authorized or appropriate for fiduciaries but for this power under any statute or rule of law, to the same extent as if the executor or trustees were the absolute owner thereof in fee simple, and they may perform any act and deed and exercise this or any other power without resort to any person or court for further authority. Included in this grant, but without impairing its generality, are all of the powers contained in the "Uniform Trustees' Powers Law" (Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972) as well as, all other inherent, implied or statutory powers that executors or trustees generally may now have or hereafter acquire, and the following specific powers, all of which shall be exercised in a fiduciary capacity, primarily in the interest of the beneficiaries:

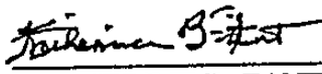
- (a) To acquire, by purchase or otherwise, and to retain, temporarily or permanently, any and all kinds of realty and personalty, whether received as part of the original property constituting my estate or trust or whether subsequently acquired, including but not limited to common stocks, bonds, promissory notes, and unsecured obligations, without diversification as to kind or amount and even though such property is not of a character suitable or authorized by law for



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- investment of funds held by a fiduciary, or is unsecured, unproductive, overproductive or of a wasting nature;
- (b) To sell, mortgage, lease, pledge or otherwise dispose of or hypothecate any property of my estate or trust, whether real, personal or mixed, to such parties and on such terms and conditions and at such prices as they may deem advisable;
 - (c) To make sales either publicly or privately, and either wholly or partly on credit;
 - (d) To borrow money from and lend money to any persons, firms, corporations, trusts or other parties in such amounts and for such periods of time and upon such terms and conditions and at such rates of interest and for such security (or no security) as they in their discretion may deem advisable, and to secure the repayment of such loan or loans by mortgaging, pledging, or otherwise encumbering any part or all of the property of my estate or of the trust created hereunder;
 - (e) To manage, operate and repair any real estate and improvements thereon, and to construct buildings and other improvements of any type and kind;
 - (f) To hold any assets of my estate or trust in the form of cash or unproductive property, free from any liability for failure to convert such cash or unproductive property into productive investments;
 - (g) To compromise, settle, abandon or otherwise adjust any claims or demands in favor of or against my estate or of the trust created hereunder;


KATHERINE B. FANT

- (h) To employ attorneys, agents or other persons to delegate discretionary powers to them;
- (i) To distribute in kind or money, or partly in each, even if shares be composed differently,
- (j) To allocate and apportion between income and principal, in their sole discretion, capital gains and losses; receipts from the sale, exchange or disposition of timber; receipts from the sale, exchange or disposition of mineral rights or the extraction of minerals; amortization, depreciation, and depletion;
- (k) To execute and deliver any and all contracts, agreements and any and all other instruments that may be necessary or convenient to carry out any of their powers, irrespective of whether any rights or obligations arising thereunder are to continue beyond the period otherwise permitted by law or the probable duration of the trust created herein; and
- (l) To do any acts which they may deem necessary, desirable or advisable in the management of my estate or trust, even though they would not be authorized or appropriate for fiduciaries (but for this power) under any statute or rule of law.

All powers granted herein shall be exercisable by the fiduciary for the time being acting, including any substitute, and shall remain exercisable after the termination of any trust until its final distribution.

Katherine B. Fant

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ARTICLE XIII

Notwithstanding any statute or rule of law to the contrary, I hereby specifically direct that none of my children shall be prohibited from purchasing any property from my estate or from any trust created herein in the same manner and for the same price and on the same terms and conditions that it would have been sold to a stranger to the estate or trust in a bona-fide arms-length transaction, even though he or she may also be then acting as the executor, executrix, co-executrix, trustee or co-trustee.

ARTICLE XIV

No person dealing with my executor or trustees, or any successor or successors thereto, shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to them, or to inquire into the expediency or propriety of any transaction or the authority of my executor or trustees, or any successor or successors thereto, to enter into and consummate the same upon such terms as they may deem advisable.

ARTICLE XV

My executor and trustees, and any successor or successors thereto, shall not be liable for any mistake or error in judgment in the administration of the property and assets over which they are the fiduciary resulting in loss to the estate or to the trust created hereunder by reason of investments or otherwise, save only for willful misconduct or fraud.

Katherine B. Fant

KATHERINE B. FANT

Last Will and Testament of Katherine B. Fant

ARTICLE XVI

I direct that, to the full extent allowed by law, no part of any trust created herein, whether principal, income or increment, shall be attachable, trustable, alienable, assignable, or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiary hereunder.

ARTICLE XVII

I hereby specifically declare that I do not intend by this will or by any provision therein to exercise any power of appointment, whether general or special, which I may possess at the time of my death.

ARTICLE XVIII

In the event that any of the provisions of this Last Will and Testament should be held invalid, the invalidity of such provision or provisions shall not affect any of the other provisions hereof, it being my intention that each of the provisions shall be independent of the others so that all valid provisions shall be strictly enforced, irrespective of the invalidity of all of the others.

TESTIMONIUM

IN WITNESS WHEREOF, I sign, publish and declare this instrument to be my Last Will and Testament this 5 day of August, 2004, at Gulfport, Mississippi.

Katherine B. Fant
KATHERINE B FANT

Last Will and Testament of Katherine B Fant

ATTESTATION

The foregoing instrument, consisting of this and sixteen (16) preceding typewritten pages, was signed, published and declared by Katherine B. Fant, 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 5 day of August, 2004, at Gulfport, Mississippi.

WITNESSES:

[Signature]

Susan Bankson

RESIDING AT:

6317 S. Bradley Ovk
Wilmington, NC 28403

RESIDING AT:

4306 W. Empedrado St.
Tampa, FL 33629

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MADISON COUNTY MS This instrument was
filed for record November 19, 2007.
Book 42 Page 204
ARTHUR JOHNSTON, C. C.
BY: [Signature] D.C.



FILED
JUN 6 - 1990

PETE McGRATH, Chancery Clerk
BY *[Signature]* D. C.

P-8885

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

LAST WILL AND TESTAMENT
OF
ROBERT CLARK

I, ROBERT CLARK, a resident of Hinds County, Mississippi, being of sound and disposing mind and memory, and being above the age of twenty-one years, do hereby revoke all wills, codicils, and other instruments of like testamentary character heretofore by me made, and I do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT in the manner and form following:

FIRST

I direct that all my just debts and funeral expenses be paid as soon after my death as shall be practical.

SECOND

I hereby nominate and appoint my son, FREDERICK CLARK, as Executrix of my LAST WILL AND TESTAMENT. I direct that he shall serve without bond, and that he shall not be required to make an accounting to anyone whatsoever.

THIRD

After the payment of my just debts and funeral expenses, as aforesaid, I give, bequeath and devise to my daughter, ALICIA CLARK, if she survives me, one fourth (1/4) or twenty-five percent (25%) of all of the property, real, personal or mixed, of whatever kind and character and wherever situated, which I may own or of which I may have disposing power at the time of my death. All the rest and residue of my estate, real, personal and mixed, remaining after the payment of my just debts as aforesaid, the bequeath to my beloved daughter ALICIA CLARK, the payment of all costs and expenses of administering my estate, and payment of all taxes and assessments, if any, I hereby give,

Robert Clark (3-11-2007)
Page One Of My Will

bequeath and devise to my remaining children, viz.: MARK CLARK, DONALD CLARK, FREDERICK CLARK and MICHAEL CLARK, each to share and share alike.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this, the 11 day of March, 1982.

Robert Clark

ROBERT CLARK

The foregoing instrument was subscribed, published and declared by ROBERT CLARK, the testator above named, as and for his LAST WILL AND TESTAMENT, in our presence and in the presence of each of us, and we at the same time and at his request, in his presence and in the presence of each other, hereunto subscribe our name and address as attesting and subscribing witnesses, this the ____ day of _____, 1982.

Mrs Dean C. Frazier
WITNESS

Hilmon J. Frazier
WITNESS

Jackson (Hinds County), Ms
OF

Jackson Hinds Mississippi
OF

Robert Clark (3-11-82)

FILED
JUN 06 1990

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT OF
HINDS COUNTY, MISSISSIPPI
McGEE, Chancery Clerk
D C

IN THE MATTER OF THE ESTATE OF
ROBERT T. CLARK, DECEASED

NO. P.8885

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS: : : : :

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named HILLMAN T. FRAIZER, 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 ROBERT T. CLARK, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament is dated the 11th day of march, 1982.

(2) That on the 11th day of March, 1982, the said Robert T. Clark, deceased signed, published and declared said instrument of writing as his Last Will and Testament, in the presence of Mrs. Jean C. Fraizer, the other subscribing witness to said instrument.

(3) That the said Robert T. Clark, deceased, 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 Mrs. Jean C. Fraizer, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Robert T. Clark, deceased, and in the presence of each other.

Hillman T. Fraizer
HILLMAN T. FRAIZER

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 6th day of June, 1990.

J. C. Bennett
NOTARY PUBLIC

My Commission Expires:

My Commission Expires May 11, 1993

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT
OF HINDS COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ROBERT T. CLARK, DECEASED

NO. P-8885

AFFIDAVIT

FILED
JUN 06 1990

STATE OF District of Columbia:
COUNTY OF _____

PETE McGEE, Chancery Clerk
By [Signature] D. C.

PERSONALLY appeared before me, the undersigned authority
in and for the aforesaid jurisdiction, the within named
FREDRICK D. CLARK, who, being by me first duly sworn on oath
stated:

That affiant is the duly appointed, qualified and acting
Executor of the estate of ROBERT T. CLARK, deceased; that
affiant has made reasonably diligent effort to identify all
persons having claims against the above styled and numbered
estate at their last known address informing them that failure
to have their claim probated and registered by the clerk of the
Court granting letters within ninety (90) days as provided by
Mississippi Code 1972 Annotated, Section 91-7-145 will bar such
claim. The persons so identified and their last known address
are:

WITNESS MY HAND this 2nd day of May, 1990.

Fredrick D. Clark
FREDRICK D. CLARK

SWORN TO AND SUBSCRIBED BEFORE ME, this the 2nd day of
May, 1990.

[Signature]
NOTARY PUBLIC

My Commission Expires:
September 30, 1994

MONTGOMERY MCGRAW & COLLINS, PLLC
ATTORNEYS AT LAW
P. O. BOX 1039
CANTON, MS 39046

THIS
SPACE LEFT
BLANK
INTENTIONALLY

BOOK 11-11 PAGE 0227

Last Will and Testament

OF
JAMES I. DUNCAN

I, James I, Duncan, a resident of Natchez, Mississippi, being above the age of 18 years and of sound and disposing mind, memory and understanding, and mindful of the uncertainty of life, and the certainty of death, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me

ARTICLE 1

DEBTS

I direct that all of my just debts duly probated against my estate which I owe at the time of my death, all expenses of my last illness, all funeral and burial expenses (including the cost of a suitable monument at my grave) and the cost of administration of my estate be paid as soon as practicable after my death. It is my intention, however, that nothing in this Article 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

ARTICLE 2

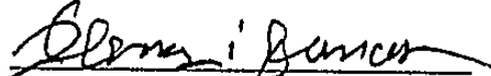
DISTRIBUTION OF PERSONAL PROPERTY

I give, devise and bequeath all of my personal property to my good friend and companion, Mamie Lee Sylvester and to her son, Reginald Sylvester, consisting of all of my personal effects, household goods, monetary deposits, cash on hand and any other type of personal property of whatsoever kind and character and wheresoever situated that I shall own or will be entitled to at the time of my death to share and share alike

ARTICLE 3

DISTRIBUTION OF REAL PROPERTY

I give, devise and bequeath unto my good friend and companion, Mamie Lee Sylvester and to her son, Reginald Sylvester, all of my real property and house of whatsoever kind and nature and wheresoever situated which I shall own or be entitled to at the time of my death, including all household goods therein, as set forth in article number 2 above to share and share alike.



JAMES I. DUNCAN

DATE 10/11/00

ARTICLE 4

DISTRIBUTION IF MAMIE LEE SYLVESTER PREDECEASES ME

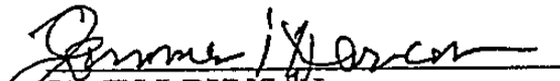
In the event that Mamie Lee Sylvester predeceases me, I give, devise and bequeath unto her son, Reginald Sylvester all of my real and personal property as listed above of whatsoever kind and nature and wheresoever situated which I shall own or be entitled to at the time of my death

ARTICLE 5

APPOINTMENT OF EXECUTRIX

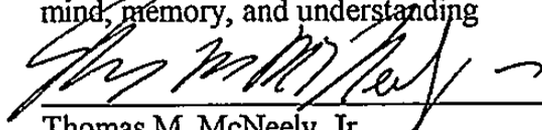
I hereby name and appoint my good friend and companion, Mamie Lee Sylvester, as my executrix of my Last Will, she to serve without the necessity of filing any inventory and bond is hereby waived. In the event that Mamie Lee Sylvester has predeceased me or is unable to serve as executrix, then I hereby name and appoint her son, Reginald Sylvester, who currently resides at 16001 Liberty Street, San Leandro, CA 90001, as my executor of my Last Will, he to serve without the necessity of filing any inventory and bond is hereby waived

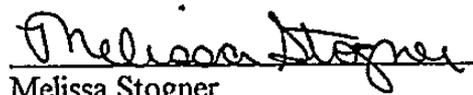
IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 11th day
of October, 2000.


JAMES I DUNCAN

ATTESTATION

We, Thomas M. McNeely, Jr and Melissa Stogner, at the request of James I. Duncan on the date shown above, in his presence and in the presence of each other, have signed this instrument as attesting witnesses. The said James I. Duncan having signed the same in our presence and having declared it to be his LAST WILL AND TESTAMENT, and at the time of signing, James I. Duncan was over the age of eighteen (18) years and of sound and disposing mind, memory, and understanding

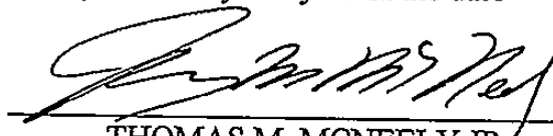

Thomas M. McNeely, Jr.
107 Shadyside Street
Natchez, MS 39120
Phone (601) 442-3567


Melissa Stogner
108 Deer Lake Rd.
Natchez, MS 39120
Phone: (601) 446-7132

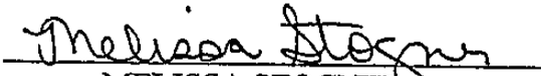
PROOF OF LAST WILL AND TESTAMENT OF JAMES I. DUNCAN

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of JAMES I DUNCAN, of Adams County, Mississippi

Personally appeared before me, the undersigned notary Public in and for said County, Thomas M McNeely Jr and Melissa Stogner, two subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of JAMES I. DUNCAN, of Adams County, Mississippi, who, having been first duly sworn, deposed and said that the said JAMES I. DUNCAN signed, published, and declared said instrument as his Last Will and Testament, on the 11th day of October 2000 the day of the date of said instrument, in the presence of the deponents, that the said testator was then of sound and disposing mind and memory, and more than 18 years of age, and that these deponents subscribed and attested said instrument, as witness to the signature and publication thereof, at the special instance, and in the presence of said testator, and in the presence of each other, on the day and year of the date thereof.


THOMAS M MCNEELY JR ✓

P O Box 741
Natchez, MS 39120
Phone (601) 442-6433



MELISSA STOGNER
108 Deer Lake Rd
Natchez, MS 39120
Phone (601) 446-7132

STATE OF MISSISSIPPI

COUNTY OF ADAMS

Sworn to before the undersigned Notary Public on this the 16 day of Oct 2000.

M. L. VINES, Circuit Clerk
of Adams County, Mississippi
and Ex-Officio Notary Public


BY NOTARY PUBLIC
My Commission Expires Jan 1, 2004

My Commission Expires

1-1-2004

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

Book 42 Page 227

ARTHUR JOHNSTON, C. C.

BY K. S. [Signature] D.C.



FILED
THIS DATE
NOV 27 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *SARON TOLSON* D.C.

Last Will and Testament of William Michael Vise

#2007-1064

I, William Michael Vise, currently of Ridgeland, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this instrument to be my Last Will and Testament, intending hereby to dispose of all of my estate and property, real, personal and mixed, wherever the same may be situated, of which I shall die seized and possessed, and hereby revoking all former Wills and Codicils heretofore made by me.

ARTICLE I

I hereby direct payment of all my just debts and funeral expenses as soon after my death as practicable and that any estate and inheritance taxes be paid out of my estate. When used in this instrument, the term "issue" is defined as and is synonymous with "children".

ARTICLE II

I nominate, constitute and appoint Richard Martin Vise and Guy T. Vise, Jr. to serve as Co-Executors of this my Last Will and Testament, and direct that they be permitted to serve without bond and without having to provide any accounting. In the event that Richard Martin Vise and/or Guy T. Vise, Jr. are unable or unwilling to serve as Co-Executors, then I appoint Citizens National Bank as successor Executor, to serve without bond and without having to provide any accounting. In the event that Richard Martin Vise and/or Guy T. Vise are unable or unwilling to serve as Co-Trustees under any Trust created herein, then I appoint Citizens National Bank as the successor Trustee.

ARTICLE III

I hereby give to my Executor full power and discretion in the management and control of my estate, the right and power to sell and convey, at either public or private sale, and upon such terms and conditions as they may see fit, in all respects as fully and

W. Michael Vise

freely as I might do, so long as these rights and powers are exercised in accordance with the terms of this Last Will and Testament.

ARTICLE IV

I, give, devise and bequeath all real, personal and mixed property owned by me at the time of my death, including, but not limited to any interest I may have in any trust, family partnership or other entity to Richard Martin Vise and Guy T. Vise, Jr., as Co-Trustees, to be held by the Trustees in trust for the benefit of my two (2) daughters Rachel Annette Vise and Alexandra Mailande Vise, in equal shares to be held, administered and distributed in accordance with the following provisions:

A) The Trustee shall take possession of all real, personal and mixed property hereby devised and bequeathed and shall hold the same In Trust to be known as the WILLIAM MICHAEL VISE FAMILY TRUST for the benefit of my two (2) daughters, and the property comprising the Trust shall be held in equal shares for the benefit of my two (2) daughters.

B) My Trustee shall hold the shares of said trust for the benefit of my two (2) daughters until they reach the age of thirty-five (35) years. When used herein, the term "beneficiary", both singular and plural, is defined as my daughters Rachel Annette Vise and Alexandra Vise, and/or their issue, if applicable.

C) When each of my daughters and/or a beneficiary attains the age of thirty-five (35) years, my Trustee shall distribute to that beneficiary all of the balance of their respective shares of and interest in this Trust

D) My Trustee shall use his or her discretion in managing the Trust Estate, and may divide the assets of the Trust for each share or may hold the assets of the Trust without division or partition for the benefit of the beneficiaries of this Trust. The net income derived from the Trust, and all or any part of the principal thereof shall be paid to or applied for the benefit of the beneficiaries in such manner and at such intervals and in such amounts as my Trustee, in his sole discretion, shall from time to time deem requisite or desirable in providing for the suitable support and education of such beneficiaries until they shall obtain the age of thirty-five (35) years. The Trustee shall be and hereby is, authorized at a minimum to pay the following sums and/or expenses from the WILLIAM MICHAEL VISE FAMILY TRUST to the beneficiaries:

William Michael Vise

- i. A monthly stipend to each of my daughters in the sum of \$2,500.00 each per month on or before the 5th day of each month, for as long as each daughter remains a beneficiary of this Trust
- ii. The sum of \$30,000 00 to each daughter towards the purchase of a vehicle, plus sums for insurance on each vehicle, tags, taxes and reasonable maintenance.
- iii. The sum of not more than \$150,000 00 to each daughter towards the purchase of a home, so long as the home is to be titled in the name of my daughter and, if married, my daughter and/or her spouse
- iv. Tuition, fees, books, room, board and mandatory fees for each daughter and their children to obtain a college degree and/or a post-graduate professional degree.
- v. Reasonable and necessary medical and dental expenses for my daughters and their children.
- vi. Tuition, fees and reasonable expenses for my daughters and their children to attend private school through the twelfth (12th) grade.
- vii. The above sums are not intended to be limiting, and the Trustee is hereby authorized to pay other sums for other costs and expenses that the Trustee deems to be reasonable and necessary.

ARTICLE V.

Upon attainment by a beneficiary of the age of thirty-five (35) years, the principal and accumulated income then constituting that particular beneficiary's share of the Trust estate shall be delivered and conveyed to said beneficiary, discharged of the Trust.

A) If any one of my daughters should die prior to reaching the age of thirty five (35) years and leave a child or children, then on the death of such daughter, the child or children of the deceased daughter shall become a beneficiary of this Trust by representation. If any one of my daughters should die prior to reaching the age of thirty-five (35) years without leaving a child or children, then that deceased daughter's share of the Trust shall be added to the share set aside for the benefit of the remaining beneficiary and/or beneficiaries. If both of my daughters should die prior to reaching the age of thirty-five (35) years without issue, then all of the balance of each of the Trusts herein established for my daughters and their issue shall be distributed by the Trustee of said Trust to the following persons in equal shares. my brother Guy T. Vise, Jr.; my brother Richard Martin Vise, and my sister Mailande Turner. The Trustee of said Trust may make such distributions without having to obtain the approval of any court.

William Martin Vise

B) In the event Citizens National Bank is incapable of serving as Trustee, or for any reason refuses to serve as Trustee, then I hereby nominate, constitute and appoint Trustmark National Bank to serve as Trustee of this Trust in the place and stead of Citizens National Bank.

ARTICLE VI

In the event that both of my two (2) daughters have reached the age of thirty-five (35) at the time of my death, then I give, devise and bequeath all of my property and estate, whether real, personal or mixed, and wherever situated, to my two (2) daughters Rachel Annette Vise and Alexandra Mailande Vise, share and share alike. In the event that both of my daughters predecease me without issue, then I give, devise and bequeath all of my real, personal and mixed property, wherever situated, in equal shares to Guy T Vise, Jr.; Richard Martin Vise; and Mailande Turner.

ARTICLE VII

In the event that any beneficiary under this Last Will and Testament, including any Trust created herein, and I were to die in a common accident, or in such other manner that it can not be determined which of us survived the other, then I hereby direct that it be deemed for all lawful purposes that I survived any such beneficiary

ARTICLE VIII

NO ALIENATION BY BENEFICIARY. No beneficiary or remainderman of any of the Trusts herein above established shall have any right to alienate, encumber or hypothecate his or her interest in the principal or income of the Trust in any manner, nor shall any interest of any beneficiary or remainderman be subject to claims of his or her creditors or liable to attachment, execution or other process of law

ARTICLE IX

POWERS OF TRUST ADMINISTRATION. Each of the Trustees, in the administration of the Trusts herein above created, in addition to any power and authority granted above, shall have the power and authority

[1] To sell, transfer, convey, mortgage, lease and dispose of the Trust property upon such terms and in such manner and for such prices as the Trustees shall deem proper;

William Michael Vise

[2] To manage and control the Trust property, with power to invest and re-invest the same in such property as he shall, in his sole discretion, deem proper, and to do all things necessary or incidental to the investment or reinvestment of the Trust property of the estate and the collection of income therefrom;

[3] To invest funds in a common trust fund established by my Trustee pursuant to the Uniform Common Trust Fund Act of Mississippi;

[4] To retain, with no obligation to sell, any property coming into his hands as Trustee under the terms of this instrument, and said Trustee may, in his sole judgment, continue to hold and retain any and all of the investments, securities and property which may come into his hands by virtue of this Will, whether or not the same would be treated as legal for the investment of trust funds;

[5] To expend from the income, rents, profits, dividends, and/or proceeds from sales of the trust property the necessary expenses of administering this Trust, including taxes, Trustee's fees and attorney's fees;

[6] To determine upon all allocations, charges or credits as between principal and income. Any dividend payable in the stock of any corporation, or rights to subscribe to share of stock or other securities or obligations of a corporation which may accrue to the trust, and the proceeds of any sale of such rights, shall be deemed to be principal and shall be treated as such. Likewise, all liquidating dividends shall be deemed to be principal. All other cash dividends received by my Trustee shall be income and shall be disposed of as such.

[7] To complete, extend, modify or renew any loans, notes, mortgages, contracts or other obligations which I may owe, in such manner as he may deem advisable,

[8] To pay, settle or compromise all claims and obligations held by or asserted against said Trusts, all in such manner and upon such terms as he may deem advisable;

[9] To participate in any plan of reorganization, consolidation or dissolution or similar proceedings involving assets comprising the Trust estate, and to deposit or withdraw securities under any such proceedings;

[10] To exercise all conversion, subscription, voting and other rights pertaining to securities held in the Trust,

[11] To permit available Trust funds to remain temporarily un-invested, or, in his discretion, to place on time deposit in a savings account in a financial institution

William Michael Vipe

designated by my Trustee cash funds coming into his hands which my Trustee deems it desirable to accumulate for use at a given time in the future in connection with the administration of the Trust.

ARTICLE X
[RESIDUARY CLAUSE]

All of the residue of all property and assets which I may own or have any interest in at the time of my death, whether real, personal or mixed, and wherever situated, that is not otherwise devised, bequeathed or placed in Trust under any of the above Articles, I hereby give, devise and bequeath as follows: in equal shares to my two (2) daughters Rachel Annette Vise and Alexandra Mailande Vise.

In the event that both of my two (2) daughters predecease me without issue, then all of the residue of my property and assets which I may own or have any interest in at the time of my death, whether real, personal or mixed, and wherever situated, that is not otherwise devised, bequeathed or placed in Trust under any of the above Articles, I hereby give, devise and bequeath as follows: in equal shares to Guy T. Vise, Jr ; Richard Martin Vise; and Mailande Turner.

ARTICLE XI

This Last Will and Testament shall be governed by and construed by the laws of the state of Mississippi.

IN WITNESS WHEREOF, in the presence of the subscribing witnesses who attest the same at my request, I have hereunto subscribed my name on this 17th day of

August, 2007

William Michael Vise

WILLIAM MICHAEL VISE

[Handwritten Signature]

WITNESS

[Handwritten Signature]

WITNESS

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority, the within named William C Bell of JACKSON, MISS. and R. KELLY KYLE of JACKSON, MS as subscribing witnesses to the foregoing and attached instrument of writing, who, after being duly sworn, say on oath that on the 17th day of August, 2007, WILLIAM MICHAEL VISE, in their presence, and in the presence of each other, signed his name thereto, and in their presence declared the same to be his Last Will and Testament; that at his request, in their presence, and in the presence of each other, the said witnesses subscribed their names thereto as witnesses to its execution and publication; and that the said WILLIAM MICHAEL VISE was over the age of eighteen and was of sound and disposing mind and memory.

[Signature]
WITNESS

[Signature]
WITNESS

SWORN TO AND SUBSCRIBED before me, this 17 day of August, 2007.

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JUNE 1, 2008
BONDED THRU STEGALL NOTARY SERVICE

[Signature]
NOTARY PUBLIC



Prepared by.
William C. Bell
PO Box 1876
Ridgeland, MS 39158
Phone: 601-956-0360
-Miss State Bar No. 9328

MADISON COUNTY MS This instrument was
filed for record November 21st, 2007.

Book 42 Page 230
ARTHUR JOHNSTON, C. C.

BY [Signature] D.C.



Last Will and Testament 2007-790

OF

KODAS MARSHALL

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, **KODAS MARSHALL**, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind, memory and understanding, 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, Testaments and Codicils thereto heretofore made by me

ITEM I

I hereby direct my Executor to pay all of my just debts and obligations which may be probated, registered and allowed against my estate, including expenses of my funeral and a suitable marker for my grave and that the administration of my estate be completed as soon after my death as may be reasonably done.

ITEM II

I hereby give, devise and bequeath my residence located at 302 Harvey Watkins Drive, Canton, Mississippi to my niece, **ALICE RUTH SMITH**, for her lifetime, and upon her death, to my heirs at law

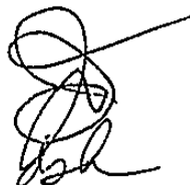
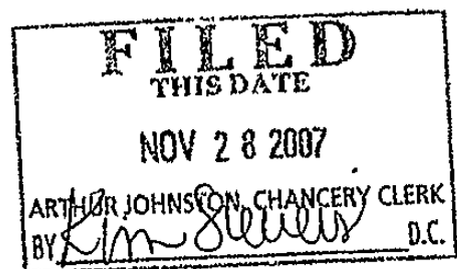
ITEM III

All the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or which I shall have any power of appointment, I do hereby give, devise and bequeath, share and share alike, to my heirs at law.

ITEM IV

I hereby appoint, nominate and constitute my nieces, **ALICE RUTH SMITH AND IRMA J RUSHIN**, as Co-Executrices of this my Last Will and Testament. In the event that either shall be deceased at the time of my death, or unable or unwilling to serve as Co-Executrix, then and in that event only, I appoint the other to serve as Successor Executrix of this my Last Will and Testament, and hereby

KODAS MARSHALL
KODAS MARSHALL

PAGE TWO OF TWO PAGES

grant to her the same powers and authority as set forth for my Co-Executrixes. My Co-Executrixes shall have full and plenary power and authority to do and perform any act deemed by them to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and re-invest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents or accountants that they may deem necessary and for the best interest of my estate and to pay unto themselves a just and reasonable compensation as Co-Executrixes

The foregoing Last Will and Testament consists of two (2) pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this the 17th day of FEBRUARY, 2000

KODAS MARSHALL *[Signature]*
KODAS MARSHALL

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of KODAS MARSHALL, do hereby certify that said instrument was signed by the said KODAS MARSHALL, in our presence and in the presence of each of us, and that the said KODAS MARSHALL 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 his Will at the request of KODAS MARSHALL, in his presence and in the presence of each other

[Signature]
ADDRESS: 729 NWIS CROSSING RD

Canton, MS 39046
Deirdre A. Harris

ADDRESS: 259 Fox Lane
Canton, Ms 39046

KODAS-MARSHALL *[Signature]*
KODAS MARSHALL

MADISON COUNTY MS This instrument was filed for record November 28, 2007.
Book 42 Page 238
ARTHUR JOHNSTON, C. C.
BY: K. Sewell D.C. 

Last Will And Testament
of
Corene H. Alexander

BOOK 0012 PAGE 0239

2007-300

I, Corene H. Alexander, a widow, of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, being over the age of twenty-one (21) years, and acting voluntarily and of my own free will and accord, and not under duress, fraud, or influence of any person whomsoever, do hereby make, publish and declare this to be my Last Will and Testament.

I.

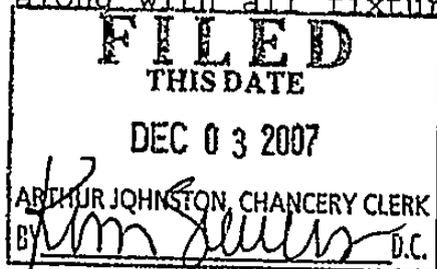
I HEREBY expressly and intentionally revoke all Wills and Codicils heretofore made by me.

II.

I DIRECT my Executrix, hereinafter named to pay all my just and legal debts, including the expenses of my last illness and funeral out of the corpus of my Estate as soon as practical after my death.

III.

I GIVE, devise and bequeath my home and the lot it is situated on and located at 330 South Second Avenue on the Western One-Half (W ½) of Lot 34 in the City of Canton, Madison County, Mississippi, along with all fixtures and furnishings contained there unto my



IV.

THE remainder and residue of my property, wheresoever situated, I leave to my daughter Martha Alexander.

V.

I HEREBY nominate and appoint my daughter Martha Alexander the executrix of this Last Will and Testament to act without bond, and I hereby waive accounting by said executrix. In the event that the said Martha Alexander is for any reason unable or unwilling to act as Executrix hereof, I nominate and appoint my son Monroe Alexander to act as executor hereof, also without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 23rd day of January, 2006.

Corene H. Alexander
Corene H. Alexander

WE, Dana H. Evans and Wesley T. Evans, hereby certify and attest that we witnessed Corene H. Alexander on the date last above written declare the above and foregoing instrument, consisting of three pages, including the page on which we have signed as witnesses was her Last Will and Testament. She then signed said Will in our presence and in her presence and at her request, in her presence and in the presence of each other, we now

sign our names as witnesses. And we further certify that said Corene H. Alexander at the time she signed the above was of sound and disposing mind and memory and did not sign said instrument under fraud, duress, and undue influence.

WITNESS OUR SIGNATURES THIS 23rd day of January, 2006.

[Signature]
ADDRESS:

112 East Pera St
Canton, MS 39046

[Signature]
ADDRESS:

712 E. Pera St
Canton, MS 39046

ESTATE OF Corene H. Alexander,
DECEASED

NO.: _____

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

This date personally appeared before me, the undersigned, authority at law in and for the jurisdiction aforesaid, the within named Dana H. Evans, who being by my 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 Corene H. Alexander, deceased, who was personally known to the affiant, and whose signature is affixed to the last Will and Testament, date the 23rd day of January, 2006.

(2) That on the 23rd day of January, 2006, the said Corene H. Alexander 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 Wesley T. Evans, the other subscribing witness to the instrument.

(3) That Corene H. Alexander, 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 Wesley T. Evans, 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 Corene H. Alexander, and in the presence of each other.

Dana H. Evans

SWORN TO AND SUBSCRIBED before me, this the 23rd day of

January, 2006.

Jenna D. Walton
NOTARY PUBLIC

MY COMMISSION EXPIRES
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COM. NO. 01112160116, EXPIRES MARCH 16, 2007
LONG BEACH, MISSISSIPPI
LONG BEACH, MISSISSIPPI
LONG BEACH, MISSISSIPPI



AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

This date personally appeared before me, the undersigned, authority at law in and for the jurisdiction aforesaid, the within named Wesley T. Evans, who being by my 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 Corene H. Alexander, deceased, who was personally known to the affiant, and whose signature is affixed to the last Will and Testament, date the 23rd day of January, 2006.

(2) That on the 23rd day of January, 2006, the said Corene H. Alexander 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 Dana H. Evans, the other subscribing witness to the instrument.

(3) That Corene H. Alexander, 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 Dana H. Evans, 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 Corene H. Alexander, and in the presence of each other.

Wesley T. Evans

SWORN TO AND SUBSCRIBED before me, this the 23rd day of

January, 2006.

Jessica D. Watten
NOTARY PUBLIC

MY COMMISSION EXPIRES

MISSISSIPPI STATE NOTARY PUBLIC
JESSICA D. WATTEN
NOTARY PUBLIC
MADISON COUNTY, MISSISSIPPI
COMMISSION EXPIRES 04/15/2007



MADISON COUNTY MS This instrument was filed for record Dec 3, 2007

Book 42 Page 239

ARTHUR JOHNSTON, C C

BY K. Sevens D.C.



LAST WILL AND TESTAMENT

OF

EVELYN WILLIAMS BAILEY

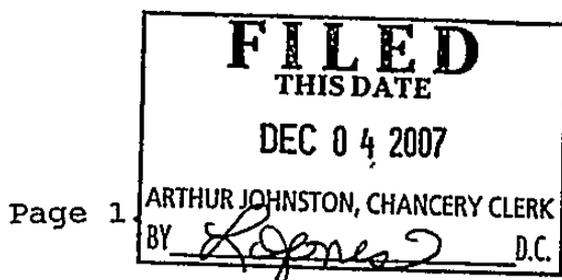
KNOW ALL MEN BY THESE PRESENTS, That I, Evelyn Williams Bailey, an adult resident of the City of Jackson, Hinds County, Mississippi, being above the age of eighteen years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby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

ARTICLE I.

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

ARTICLE II.

I hereby direct my Executor to pay all federal and state estate, inheritance, succession, transfer or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes, out of the property passing under Article VI hereof; provided, however, that this provision shall not apply to any tax imposed as a result of section 2041 or 2044 or Chapter 13 of the Internal Revenue Code of 1986, as amended, or any corresponding provision of state law.



Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

ARTICLE III.

I have two (2) children now living who are as follows: Pamela Evelyn Bailey Edwards and Cynthia Clare Bailey Adams. All references to this Will to "my children" or "said children" or "my daughters" shall be deemed to refer to my above mentioned two daughters.

ARTICLE IV.

A. I give and bequeath unto my two daughters in equal shares, all of my personal belongings, consisting of jewelry, wearing apparel, sporting equipment, and similar property owned by me at the time of my death. I also give and bequeath unto my two daughters, in equal shares, all of the automobiles and equipment thereof owned by me at the time of my death. I also give and bequeath unto my two daughters, in equal shares, all of my interest in the household furniture, furnishings and effects, including but not limited to chinaware, silverware, glassware, linens, rugs, fixtures, portraits and works of art, which are in or used in connection with my homestead. I may leave a memorandum containing suggestions as to the disposition to be made of certain of the assets bequeathed under this Article, but such memorandum shall not affect the absolute nature of this bequest. In the event that either of my said daughters should predecease me, I give and bequeath the share of the tangible personal property passing under this Article of my Will to the then living children of such deceased daughter, in equal shares.

B. In the event the beneficiaries hereunder shall be unable or unwilling, for any reason, to agree upon a division of said personal property, my Executor shall have full power and authority to make division thereof, or to prescribe the method of making

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

division thereof, in such manner as the Executor shall deem equitable in the Executor's sole and absolute discretion.

C. In the event that my grandchildren become entitled to any of my tangible personal property under the terms and provisions of this Article, and if at such time any of such grandchildren are minors, his or her share of the tangible personal property bequeathed under this Article shall be distributed to Larry W. Edwards to be held on behalf of the children of Pamela Evelyn Bailey Edwards, or to Pamela Evelyn Bailey Edwards to be held on behalf of the children of Cynthia Clare Bailey Adams.

ARTICLE V.

I hereby give, devise, and bequeath for the benefit of my grandchildren (being the children of my daughters, Pamela Evelyn Bailey Edwards and Cynthia Clare Bailey Adams) assets of my estate having a value equal to the amount of my available generation-skipping transfer exemption from the federal generation-skipping transfer tax. For purposes of this Will, the term "available generation-skipping transfer exemption" shall mean the generation-skipping transfer exemption provided in Section 2631(a) of the Internal Revenue Code of 1986 (or such similar section of the Internal Revenue Code as may be applicable at the time of my death) that has not been allocated by me or my Executor (or by operation of law) to property transferred by me during my lifetime. One-half (1/2) of the amount so determined shall be distributed to Pamela Bailey Edwards as Trustee of the "CYNBAD TRUST" to be held for the equal benefit of the children of my daughter, Cynthia Clare Bailey Adams, in accordance with the terms of that trust. The remaining one-half (1/2) of this bequest shall be distributed to Rod Russ, III, Trustee of the "Kriscourt Trust" to be held for the equal benefit of the children of my

Evelyn Williams Bailey
 EVELYN WILLIAMS BAILEY

daughter, Pamela Evelyn Bailey Edwards, in accordance with the terms of that trust. If either of the said trusts are not in existence at the time of my death, the bequest to that terminated trust shall be distributed outright to those of my grandchildren then living who were the beneficiaries of the such trust. The CYNBAD Trust was created under an Irrevocable Trust Agreement entered into as of March 1, 1993 by and between Cynthia Bailey Adams, as Grantor, and Pamela Bailey Edwards, as Trustee. The Kriscourt Trust was created under an Irrevocable Trust Agreement entered into on June 20, 1979, by and between Larry W. Edwards, as Grantor, and Roderick S. Russ, III, as Trustee.

ARTICLE VI.

After payment of the federal and state estate and inheritance taxes payable by my estate as provided in Article II, above, I give, devise and bequeath all of the rest, residue and remainder of my property, real, personal and mixed, and wherever situated, including all failed or lapsed legacies, in equal shares, to my daughters, Cynthia Clare Bailey Adams and Pamela Evelyn Bailey Edwards. If my daughter, Cynthia Clare Bailey Adams, does not survive me, then I give, devise and bequeath her share of the residue of my estate to Pamela Bailey Edwards, Trustee of the "CYNBAD Trust" to be held for the equal benefit of her children in accordance with the terms of that trust. If my daughter, Pamela Evelyn Bailey Edwards, shall not survive me, then I give, devise and bequeath her share of the residue of my estate to Rod Russ, III, Trustee of the "Kriscourt Trust" to be held for the equal benefit of her children, in accordance with the terms of that trust. If either of the said trusts are not in existence at my death, the bequest to that terminated trust shall be distributed

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

outright to those of my grandchildren then living who were beneficiaries of such trust.

ARTICLE VII.

A. I hereby appoint my daughters, Pamela Evelyn Bailey Edwards and Cynthia Clare Bailey Adams, as Co-Executors of my estate under the terms and provisions of this Will. For convenience, the Co-Executors have been referred to in some instances in this Will as "Executor." In the event that my daughter, Pamela, is or becomes unable or unwilling to serve as Co-Executor, I hereby designate and appoint her husband, Larry W. Edwards, as Co-Executor in her place. In the event that my daughter, Cynthia, is unable or unwilling to serve as Co-Executor, my daughter, Pamela, shall serve as sole Executor. I hereby relieve my said Co-Executors from giving bond, from having an appraisal made of my estate and of making or filing any reports, returns or accountings of any kind or character to any Court or other tribunal.

B. During the period of administration thereof, my Executor shall all of the powers with regard to my estate that a Trustee has with regard to trusts as set forth in Uniform Trustees' Powers Act, Chapter 372, Mississippi Laws of 1966 (Section 91-9-101, et seq., Mississippi Code of 1972), reference to which statute is hereby made for all purposes, as now or hereafter amended.

C. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. My Executor may satisfy any pecuniary bequest provided in this Will in cash or in kind or partly in cash and partly in kind; however,

Evelyn Williams Bailey
 EVELYN WILLIAMS BAILEY

any asset distributed in kind shall be valued at its date of distribution value.

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

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

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

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

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

herein, my Executor may distribute such property at its value net of such loan.

H. Notwithstanding any other provision contained in this Will to the contrary, I hereby authorize and empower my Executor to sell any real property or personal property owned by me at the time of my death except such real or personal property as may be specifically devised or bequeathed hereinabove in this Will. Under no circumstances shall any of the tangible personal property disposed of under the provisions of this Article be sold at auction at my home or at any other location. I authorize and empower my Executrix to enforce the prohibition in the preceding sentence. My Executor is hereby authorized and empowered to determine whether to sell any such property, and if so, the terms and conditions of such sale. In the event of any such sale it shall not be necessary for my Executor to give notice to any beneficiaries under this Will nor to any trustee of any trust created hereunder, nor to any beneficiaries of any trust created hereunder, it being my intention and direction that my Executor be authorized and empowered to sell any such property without the necessity of notice to, or joinder by, any beneficiary under this Will or any beneficiary of any trust created under this Will.

I. My Executor shall take all actions necessary to comply with any agreements made by me during my lifetime, including the consummation of any agreements relating to the stock of corporations in which I am a stockholder at the time of my death, and including the continuation of any partnership of which I may be a partner at the time of my death whenever the terms of any such agreement obligate my estate or my personal representatives to sell or continue my interest therein.

J. In addition to the powers afforded to my personal representative by the Uniform Trustees' Powers Act, and in addition

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

to the powers previously enumerated in this Article, I specifically give and grant to my Co-Executors the following additional powers, by way of illustration and not of limitation:

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

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

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

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

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

(f) To allocate any of my federal exemption from the federal generation-skipping transfer tax provided in Section 2631 of the Code which is available at the time of my death to any property as to which I am deemed to be the transferor under the provisions of Section 2652(a) of the Code, including any property transferred by

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

me during my life as to which I did not make an allocation prior to my death. Property may be subject to elections and allocations under this item whether or not it is included in my probate estate. All elections and allocations shall be in the discretion of the Executor, who shall have the power to omit any such property from any such election or allocation. Any decision made by the Executor under this paragraph shall be binding on all persons.

ARTICLE VIII.

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

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

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of 9 pages on the 29th day of September, 1993.

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

WITNESSES:

James S. King
Julia C. Valentin

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by Evelyn Williams Bailey, as her Last Will and Testament, that she signed the same in our presence and in the

presence of each of us, and that we, at her request, and in her presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 29th day of

September, 1993.

Johnnie D. King
Julia C. Valentin

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF Hinds

We, Johnnie L. King and Julia C. Valentin,

on oath state that we are the subscribing witnesses to the attached written instrument dated the 29th day of September, 1993, which has been represented to be the Last Will and Testament of Evelyn Williams Bailey ("Testatrix"), who indicated to us that she is a resident of and has a fixed place of residence in the City of Jackson, Hinds County, Mississippi. On the execution date of the instrument, the Testatrix, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her Will, and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of her mental faculties, and acting without undue influence, fraud or restraint.

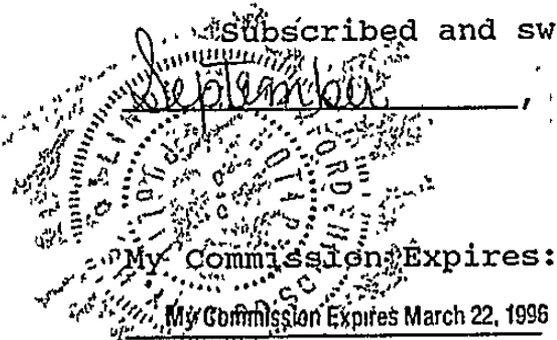
DATED this 29th day of September, 1993.

Johnnie L. King
Signature of Witness
14940 Ridgewood Rd, 6-4
Street Address
Jackson, MS 39211
City and State

Julia C. Valentin
Signature of Witness
313 Amber Ridge
Street Address
Ridgeland MS 39157
City and State

Subscribed and sworn to before me on this the 29th day of September, 1993.

Linda L. Crawford
NOTARY PUBLIC



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

Book 42 Page 244

ARTHUR JOHNSTON, C. C.

BY: L. Jones D.C



FIRST CODICIL
TO THE LAST WILL AND TESTAMENT
OF
EVELYN WILLIAMS BAILEY

I, Evelyn Williams Bailey, an adult resident citizen of the City of Jackson, Hinds County, State of Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and in all respects competent and qualified, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament executed by me on September 29, 1993.

ARTICLE ONE OF CODICIL

A. I hereby amend the third sentence of Article V of my Last Will and Testament (which makes reference to the "CYNBAD TRUST") such that the third sentence of Article V shall now read as follows:

One-half (1/2) of the amount so determined shall be distributed to Roderick S. Russ, III as Trustee of "THE ADBOYS TRUST" to be held for the equal benefit of the children of my daughter, Cynthia Claire Bailey Adams, in accordance with the terms of that trust.

B. I hereby amend the sixth sentence of Article V of my Last Will and Testament (which also makes reference to the "CYNBAD TRUST") such that the sixth sentence of Article V shall now read as follows:

THE ADBOYS TRUST was created under an Irrevocable Trust Agreement entered into as of June 22, 1979, by and between James N. Adams, as Grantor, and Lem Adams, III, as Trustee.

C. I hereby further amend Article V of my Last Will and Testament by adding a new sentence to the end of Article V which reads as follows:

FILED
THIS DATE
DEC 04 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

E. W. B.
E.W.B.

I recognize that some of the beneficiaries of both THE ADBOYS TRUST and THE KRISCOURT TRUST may have reached the age(s) required under the trust agreements for said trusts to have a portion or all of their shares of said trusts distributed to them. Nevertheless the property passing to such trusts under this Article of my Will which is allocated to trust shares for such beneficiaries shall continue to be held in the trusts for their benefit unless such beneficiaries request a distribution of their shares in accordance with the terms of the trust agreements.

ARTICLE TWO OF CODICIL

I hereby amend the second sentence of Article VI of my Last Will and Testament (which also makes reference to the "CYNBAD TRUST") such that the second sentence of Article VI shall now read as follows:

If my daughter, Cynthia Clare Bailey Adams, does not survive me, then I give, devise and bequeath her share of the residue of my estate to Roderick S. Russ, III as Trustee of "THE ADBOYS TRUST" to be held for the equal benefit of her children in accordance with the terms of that trust.

ARTICLE THREE OF CODICIL

I hereby amend the fourth sentence of Paragraph A of Article VII of my Last Will and Testament such that the fourth sentence of Paragraph A of Article VII shall now read as follows:

In the event that my daughter, Cynthia, is unable or unwilling to serve as Co-Executor, I hereby designate and appoint Larry W. Edwards as Co-Executor in her place.

ARTICLE FOUR OF CODICIL

Except as amended above, I hereby ratify and confirm all of the provisions of my said Last Will and Testament dated September 29, 1993.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of Dolores Byrd and Bobby J Pace, whom I have requested to act as subscribing witnesses hereto on this, the 4th day of March 2005.

Evelyn Williams Bailey
EVELYN WILLIAMS BAILEY

WITNESSES:

Dolores Byrd
[Print Name:] DELORES BYRD

Bobby J Pace
[Print Name:] Bobby J. Pace

ATTESTATION

We, each of the subscribing witnesses to the foregoing First Codicil to the Last Will and Testament of Evelyn Williams Bailey, do hereby declare that we have acted as subscribing witnesses hereto at the request of the said Evelyn Williams Bailey, that she declared this instrument to be the First Codicil to her Last Will and Testament to us; that she affixed her signature hereto in the presence of each of us; and that we have affixed our signatures hereto in her presence and in the presence of each other, all on the day and year above written; and that on said occasion, the said Evelyn Williams Bailey was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 4th day of March 2005.

WITNESSES:

Dolores Byrd
[Print Name:] DELORES BYRD

Bobby J. Pace
[Print Name:] Bobby J. Pace

ADDRESS:

[Address] 408 Harrison Place
Jackson, Miss 39213

[Address.] 218 Tolleson Pl
BRANDON, MS 39042

PROOF OF CODICIL TO LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Delores Byrd and Bobby J. Pace, credible and competent subscribing witnesses to the foregoing instrument of writing dated the 4th day of March 2005, purporting to be the First Codicil to the Last Will and Testament of Evelyn Williams Bailey, each of whom having been first duly sworn, state on oath that the said EVELYN WILLIAMS BAILEY, signed, made, published and declared said instrument as the First Codicil to her Last Will and Testament on the 4th day of March 2005, the date of said instrument, in the presence of these affiants; that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint; that the affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of EVELYN WILLIAMS BAILEY, and in the presence of EVELYN WILLIAMS BAILEY, and in the presence of each other; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation; that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi; that at the time of said attestation the Testatrix, EVELYN WILLIAMS BAILEY, indicated to the affiants that she was a resident of and had a fixed place of residence in Hinds County, State of Mississippi; and that this Proof of Codicil is attached to the original of that certain foregoing written instrument signed, made, published and declared by the said Testatrix, EVELYN WILLIAMS BAILEY, as the First Codicil to her Last Will and Testament on this, the 4th day of March 2005.

Witness' Signature:

Address:

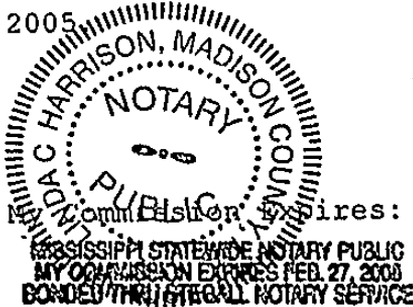
Delores Byrd
408 Harrison place,
Jackson, Miss. 39213

Witness' Signature:

Address:

Bobby J. Pace
218 Tolleson pl
BRANDON, MS 39042

SWORN TO AND SUBSCRIBED before me on this, the 4th day of March



Linda C. Harrison

Notary Public

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

Book 42 Page 255
ARTHUR JOHNSTON, C. C.

BY: L. Jones D.C.



LAST WILL AND TESTAMENT

OF

HARVEY T. MOUNGER

FILED
 THIS DATE
 DEC 05 2007
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY Stanley Tolson DC

#2001-1017

I, HARVEY T. MOUNGER, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby expressly revoking all former wills and codicils made by me at any time heretofore

I.

I hereby appoint my daughter, SALLIE MOUNGER McGEE, as Executrix of this my Last Will and Testament, and it is my desire that my Executrix shall have full and complete power and authority to do and to perform any act deemed by her to be in the best interest of my estate. I hereby direct that no bond be required of the Executrix, and I further waive the necessity of having a formal accounting

II.

I hereby give, devise and bequeath unto my wife, THEODOSIA PORTER MOUNGER, all of my property, whether it be real, personal or mixed wheresoever situated or howsoever described

III.

If my wife should predecease me or we should die simultaneously, then I hereby give, devise and bequeath all of my property, whether it be real, personal or mixed, wheresoever situated to my daughter namely SALLIE MOUNGER McGEE

IN WITNESS WHEREOF, I, HARVEY T. MOUNGER, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 5th day of June, 2003, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other

Harvey T. Mungler
 HARVEY T MOUNGER

WITNESSES:

Delonora A. Newkirk
Sam 7/4/03

Initial HTM

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of HARVEY T. MOUNGER, do hereby certify that said instrument was signed in the presence of each of us, and that said HARVEY T. MOUNGER 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 HARVEY T. MOUNGER in his presence and in the presence of each other

WITNESS OUR SIGNATURES on this the 5th day of June, 2003.

WITNESSES:

Dilora A. McQuinn

Erin M. Moore

Initial H.T.M.

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,
Deborah S. McGraw and Bryn R. Yost, 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 5th day of June 2003,
HARVEY T. MOUNGER, in their presence, signed his name thereto, and in their
presence declared the same to be his Last Will and Testament, that at his request, in their
presence, and in the presence of each other, the said Affiants subscribed their names
thereto as witnesses to its execution and publication, that the said HARVEY T.
MOUNGER, on the 5th day of June, 2003, was of lawful age,
was of sound and disposing mind and memory, and there was no evidence of undue
influence

Deborah S. McGraw residing at 509 E Dinkins St,
Canton, MS 39046
Bryn R. Yost residing at 558 E Academy St
Canton, MS 39046

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

Marilyn Ann Spenser
NOTARY PUBLIC
My Commission Expires May 20, 2007

(SEAL)

Initial _____

MADISON COUNTY MS This instrument was
filed for record Dec 5th, 2007
Book 42 Page 259
ARTHUR JOHNSTON, C. C.
BY S. Totten D C



FILED

THIS DATE

DEC 06 2007

LAST WILL AND TESTAMENT OF ELODIE HEISS BRADFORDARTHUR JOHNSTON, CHANCERY CLERK
BY *K. Mumford* D.C.

I, ELODIE HEISS BRADFORD, a resident citizen of Leflore County, Mississippi, being over the age of 18 years and of sound and disposing mind and memory, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking all Wills and Codicils hereto made by me.

ITEM I.

It is my will that all my just debts and funeral expenses be fully paid by my hereinafter named Executor as soon after my death as practicable.

ITEM II.

I do hereby give, devise and bequeath unto my children, WILLIAM DAVID BRADFORD, JR., JUANITA BRADFORD YATES AND PEGGY BRADFORD EARWOOD, share and share alike, all of my property, real, personal and mixed, of every kind, character and description, in possession or expectancy, wherever the same may be located at the time of my death.

ITEM III.

In the event any of my said children, WILLIAM DAVID BRADFORD, JR., JUANITA BRADFORD YATES AND PEGGY BRADFORD EARWOOD predecease me leaving descendants surviving them, then, in such event, the descendant or descendants of such deceased child shall take per stirpes the share which their parent would have taken and received if such parent had lived; provided, further, that if any of my said

Initials: *E.H.B.*

Page 1

children predecease me without descendants surviving them, then, in such event, the share which would have gone to such child shall be distributed equally among my surviving children.

ITEM IV.

I hereby nominate, constitute and appoint my son, WILLIAM DAVID BRADFORD, JR., as Executor of this my Last Will and Testament, and having implicit confidence in my said Executor, it is my will that he shall serve without bond, inventory or accounting. I hereby vest in my Executor the full power and authority to sell, transfer and convey any property, real or personal, which I may own at the time of my death, at such time and price and upon such terms and conditions as he may determine and to do every other act and thing necessary or appropriate for the complete administration of my Estate. Without in any way limiting the generality of the foregoing provision, I hereby grant my Executor all of the powers set forth in Section 91-9-107(c) of the Mississippi Code of 1972 as now enacted or hereafter amended, and these powers are incorporated herein by reference. In the event my said son, WILLIAM DAVID BRADFORD, JR., predeceases me or becomes unable or refuses to act, then, in such event, I hereby nominate, constitute and appoint my daughter, PEGGY BRADFORD EARWOOD, as Executrix of this my Last Will and Testament, and in the further event that my said daughter, PEGGY BRADFORD EARWOOD, predeceases me or becomes unable or refuses to act, then, in such event, I hereby

Initials: EAB
Page, 2

nominate, constitute and appoint my daughter, JUANITA BRADFORD YATES, as Execucrix of this my Last Will and Testament, and having implicit confidence in my said daughters, it is my will that they shall serve without bond, inventory or accounting, and that they shall have all of the rights, powers and discretion hereinabove given to my son, as Executor.

IN WITNESS WHEREOF, I do hereby sign, make, publish and declare this instrument to be my Last Will and Testament on this the 3rd day of May, 1994.

Elodie Heiss Bradford
 ELODIE HEISS BRADFORD

The above and foregoing instrument, consisting of three (3) pages was, on this 3rd day of May, 1994, subscribed at the end thereof by ELODIE HEISS BRADFORD, the above named Testatrix, and by ELODIE HEISS BRADFORD signed, made, published and declared to be her Last Will and Testament in the presence of us and each of us, who thereupon, at her request, in her presence, and in the presence of each other have hereunto subscribed our names as witnesses thereto.

WITNESS:

Lucy W. Diamond
John P. Peterson

WITNESS:

WILLSBRADFORD

Initials: E.H.B.
 Page 3

LAST WILL AND TESTAMENT

BOOK 0042 PAGE 0260

OF

2007-931

DORIS B. RUSSELL

I, DORIS B RUSSELL, being an adult resident citizen of Brookhaven, Mississippi, do hereby declare this to be my Last Will and Testament, hereby revoking all Wills, and Codicils heretofore made by me. I am a widow and have not remarried, and have five (5) children, namely Edward H Russell, Jr., Diane Russell, Carol Russell, Meredith Russell Boerner, and Nancy Russell Reno, and all are living at the time of execution of this Will

I

I direct that all my debts, all expenses of my last illness, all funeral and burial expenses and the costs of administration of my estate be paid as soon as practicable after my death, provided, however, that any debts secured by mortgage or lien upon personal or real property, shall be paid at the discretion of my executor, hereinafter named

It is my intention that nothing in this article of my Will should be constructed as creating an express trust or fund for 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

II.

I appoint Meredith Russell Boerner, and Nancy Russell Reno as Co-Executrixes of this My Last Will. In the event that any of my named Co-Executrixes shall be unable to serve in that capacity for any reason, then they may execute a renunciation of said office, thereby allowing those appointed and unrenounced to function as Co-Executrixes of this My Last Will

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

1

Doris B Russell

III

I have left in my attorney's office, William D Boerner, Esq., of Allen, Allen, Boerner & Breeland, PLLC, a certain memorandum containing directions for the disposition and distribution of my personal property. I desire that my co-executrixes honor this memorandum and that the particular items of property be distributed to the main beneficiaries. I desire that my Co-Executrixes honor this memorandum and that the particular items of property be distributed to the named beneficiaries. All items of property which are not specifically named therein shall be distributed as part of my residuary estate provided in Paragraph V of this Will. The distribution instructions of this memorandum shall be given the same legal effect as if included in this Will.

IV.

I direct that all my real property which I own at the time of my death be sold as soon as reasonably practical after my death. In the event that I own any stocks or bonds or like investments at the time of my death, I authorize my Co-Executrixes to convert such property to cash and to distribute the cash as part of my residuary estate provided in Paragraph V herein.

V

After the payment of all any and taxes and expenses of my estate, I direct that my Co-Executrixes divide all the rest, residue and remainder of my estate into five separate and equal shares. I direct that one share be distributed to each of my four (4) daughters. I direct that one half (1/2) of the remaining share be distributed to my son and that one half (1/2) of that remaining share be distributed to my grand-daughter, Michelle Russell. In the event of the death of either of my children, Diane Russell, Carol Russell, Nancy Russell Reno, Meredith Russell Boerner, Edward H. Russell, Jr., and/or my granddaughter, Michelle Marie Russell, prior to the receipt of their respective share of my estate by

Marin B. Russell

either of said parties, that share shall be distributed to that deceased party's children, in equal shares

In the event of the death of any of my said children named in this sub-paragraph, who should have no surviving children at that time, then the share of that child shall be distributed to my remaining children; or their lawful issue, per stirpes, in equal shares. In the event of the death of Michelle Russell prior to receipt of her respective share of my estate, that portion of my estate shall be distributed to my children or their lawful issue per stirpes in equal shares

VI

While it is my desire and direction that my children have full and complete ownership of the assets which I have bequeathed and devised to them, it is my desire and I request of each of them that he or she leave any remaining portion of my estate to his or her children and not to his or her surviving spouse

I hereby direct that neither of my Co-Executrixes, nor their successors, be required to give bond for the faithful performance of their duties in any jurisdiction, and do further hereby waive the requirement of inventory and appraisal.

IN WITNESS WHEREOF, I have hereunto set my hand this the 7th day of August 2003

Doris B. Russell
DORIS B RUSSELL

The preceding instrument, consisting of this and three (3) other pages, each identified by the signature of the testatrix, was on the date thereof signed, published and declared by Doris B. Russell, the testatrix therein named, as and for her Last Will and Testament, in the presence, and in the presence of each other, have subscribed our names as witness hereto.

WITNESS

Kathy M. Collins

ADDRESS:

304 N. Bennett St.
Crystal Springs, MS 39059

WITNESS

Christy M. Barias

ADDRESS:

4123 B Watson Road
Wesson, MS 39191

4

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

Book 42 Page 266
ARTHUR JOHNSTON, C. C.

BY: Lopez D.C.



LAST WILL AND TESTAMENT

OF

2007-1108

EVELYN C WATTS

KNOW ALL MEN BY THESE PRESENTS, that I, EVELYN C. WATTS, of Marion County, Mississippi, being above the age of eighteen years and of sound and disposing mind, memory, and understanding, hereby revoking any and all other Wills and Codicils heretofore made by me, do hereby make, publish, and declare this to be my true Last Will and Testament.

ITEM ONE: The term "Personal Representative" as used in this Will shall be construed to encompass and include the terms "Personal Representatives," "Executrix," "Executor," "Co-Executors," and "Co-Executrices," and any Personal Representative or Personal Representatives appointed herein are authorized to designate himself, herself, itself, and/or themselves as Executor, Executrix, Co-Executors or Co-Executrices, as the case may be

ITEM TWO: I appoint JAMES C. WATTS and JOHN A. WATTS, JR., as my said Personal Representatives to execute and carry out the provisions of my Last Will and Testament. If either of the aforesaid persons shall die or fail to serve, then the other person shall serve as my sole Personal Representative hereunder.

ITEM THREE: Any Personal Representative or Personal Representatives appointed under ITEM TWO hereof shall be permitted to serve without bond, inventory or accounting being required, and I waive the appointment of appraisers to appraise any property that I may own

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

Evelyn C Watts

TESTATRIX
(Page 1 of 5 pages)

ITEM FOUR: Any Personal Representative or Personal Representatives appointed under ITEM TWO hereof shall have the following powers and discretions which shall be in addition to all powers and discretions vested in the office by the laws of the State of Mississippi and any jurisdiction in which this Will may be admitted to probate:

A. All powers and discretions as given to a trustee under the Uniform Trustees' Powers Law of the State of Mississippi, as set forth in Section 91-9-101 et seq. of the Mississippi Code of 1972, as amended, and as may be subsequently amended.

B. The power and authority to pay the expenses of my funeral, burial and the placing of a marker at my grave.

C. The power and authority to pay any of my valid debts, even though the same are not probated, registered or allowed against my estate, but the Personal Representative shall not be required to pay any of my debts unless the same are properly probated, registered and allowed against my estate.

D. The power and authority to pay any cost related to the administration of my estate, including (1) fees of appraisers, attorneys, and accountants; (2) management fees, brokerage fees, and real estate fees; and (3) cost of maintenance of estate property, utilities for estate property and insurance for estate property.

All the aforesaid powers, discretions and authorizations may be executed within the discretion of the Personal Representative without Court approval or the approval of any beneficiary or beneficiaries hereunder.



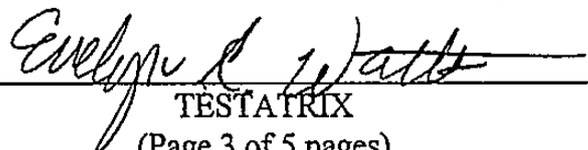
TESTATRIX
(Page 2 of 5 pages)

The granting of powers, discretions and authorizations hereunder shall not vest any rights or claims in third or other parties such as creditors of the deceased.

ITEM FIVE: I give, devise and bequeath all of my property--real, personal and mixed--wheresoever situated and whether acquired by me before or after the execution of this Will to JAMES C. WATTS and JOHN A. WATTS, JR , in equal shares If a beneficiary named in the preceding sentence shall predecease me, then I give the interest or property that would have passed to him by surviving me to his descendants that are living at the time of my death, per stirpes.

ITEM SIX: Unless otherwise provided for in this my Last Will and Testament, if any beneficiary under this Last Will and Testament or any person receiving assets from my estate shall be under the age of 24 years at the time he or she shall become entitled to a distribution hereunder, then the Personal Representative may or shall continue to hold the assets, as Trustee, in Trust for the benefit of said beneficiary upon the following terms and conditions, to wit:

- (A) The Trust shall terminate upon the death of the beneficiary or upon the beneficiary attaining the age of 24 years, whichever shall occur first.
- (B) During the term of any Trust, the Trustee shall pay to or for the benefit of the beneficiary so much of the income and principal of the Trust as the Trustee, in the Trustee's discretion, shall deem necessary and appropriate for the health, education, maintenance, and support of the beneficiary.
- (C) Upon termination of any Trust, the Trustee shall deliver to the beneficiary the remaining assets of the Trust. If the beneficiary shall die during the term of



TESTATRIX
(Page 3 of 5 pages)

this Trust, then the Trustee shall distribute the remaining assets as directed by the beneficiary in his/her Last Will and Testament, but if the beneficiary does not leave a Last Will and Testament, then the Trustee shall distribute the remaining trust assets to the heirs at law of the beneficiary as determined under the laws of the State of Mississippi.

Notwithstanding the provision of this ITEM, the Personal Representative may elect not to hold or continue to hold the assets in Trust for any beneficiary, and, in such event, the Trustee shall distribute the assets to the beneficiary. If the beneficiary is a minor the assets may be distributed to a custodian for said minor with the custodian to be selected by the Trustee under The Mississippi Uniform Transfers To Minors Act.

ITEM SEVEN: I was married to John A. Watts who died prior to the date hereof and I have not remarried. I am the mother of only two children, namely, James C. Watts and John A. Watts, Jr.

IN WITNESS WHEREOF I have set my hand and seal to this my Last Will and Testament, which consists of this and three (3) other typewritten pages, each bearing my signature at the bottom of the page, ON THIS THE 1ST DAY OF JUNE, 1999.

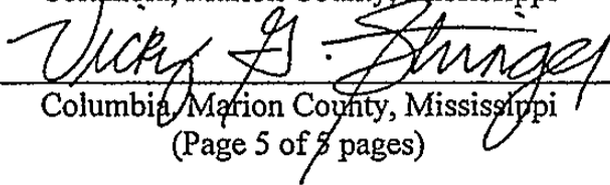


TESTATRIX
(Page 4 of 5 pages)

The foregoing instrument, consisting of this and four other typewritten pages signed at the bottom of each page by Testatrix, was signed, sealed, published and declared by EVELYN C WATTS, the TESTATRIX therein named, as and for her Last Will and Testament in the presence of each of us, and we, at the same time at her request and in her presence and in the presence of each other, and believing her to be of sound mind, have hereunto subscribed our names as Witnesses.



Columbia, Marion County, Mississippi



Columbia, Marion County, Mississippi

(Page 5 of 5 pages)

PROOF OF WILL

STATE OF MISSISSIPPI)
COUNTY OF MARION)

We, RICHARD D. FOXWORTH and VICKY G STRINGER, on oath state that we are the subscribing witnesses to the attached written instrument dated the 1st day of June, 1999, which has been represented to us to be the Last Will and Testament of Evelyn C Watts, who indicated to us that she is a resident of and has a fixed place of residence in the County of Marion, State of Mississippi. On the execution date of the instrument, the Testatrix, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her Will, and requested that we attest to the execution thereof, whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of her mental faculties, and acting without undue influence, fraud and restraint.

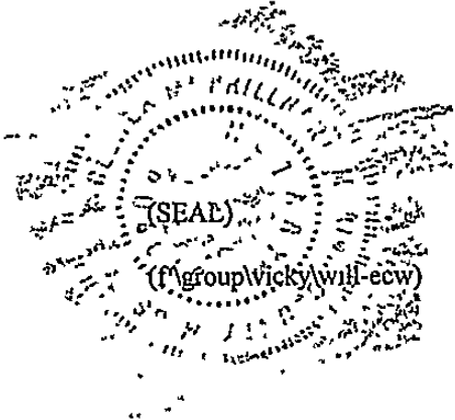
DATED this 1st day of June, 1999.

Richard D. Foxworth
Vicky G. Stringer

SUBSCRIBED AND SWORN TO BEFORE ME on this the 1st day of June, 1999.

Geneva M. Pullhart
NOTARY PUBLIC

My commission expires: *9-22-2002*



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

Book 42 Page 270
ARTHUR JOHNSTON, C. C.

BY: *L. Jones* D.C.



Last Will and Testament

2007-1045

BOOK 0042 PAGE 0276

OF

STELLA JOHNSON SETZLER

I, STELLA JOHNSON SETZLER, an adult resident citizen of the First Judicial District of Hinds County, Mississippi, being of sound and disposing mind and memory, make, publish and declare this to be my Last Will and Testament, and do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I.

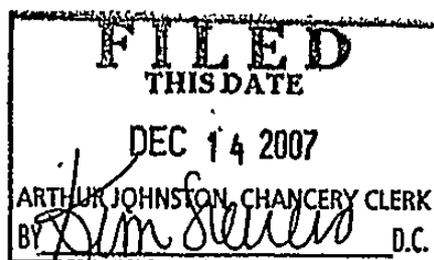
I hereby appoint my daughter, Elizabeth Setzler Spooner, as Executrix of this my Last Will and Testament. If my said daughter shall predecease me or be unable or unwilling to serve in said capacity, then I appoint my son, Roger M. Setzler, as Successor Executor of this my Last Will and Testament. I hereby direct that my Executrix or Successor Executor (as the case may be) shall not be required to give any bond, and I hereby waive all requirements of appraisal, inventory, and accounting with regard to my estate. I hereby grant to my Executrix or my Successor Executor (as the case may be) all the powers set forth in Sections 91-9-101 through 91-9-119 of the *Mississippi Code of 1972*, and any others that may be granted by law, all to be exercised without court order.

ITEM II.

I hereby direct my Executrix to pay all my just debts which may be probated, registered, and allowed against my estate, all expenses of my last illness, all funeral and burial expenses, and all federal and state estate, inheritance, succession, transfer, or other death taxes which may be assessed against my estate, as soon as practicable after my death.

ITEM III.

I give, devise, and bequeath all of the property which I may own at the time of my death, real, personal, and mixed, tangible and intangible, of whatsoever nature and wheresoever situated, and including all property which I may acquire or become entitled to after the execution of this Will, to my four children, Debbie Setzler Henry, James M Setzler, Elizabeth Setzler Spooner, and Roger M. Setzler, in equal shares, share and share alike. If any of my said children shall predecease me



SJS
SJS

leaving issue, then the share of such deceased child I give, devise, and bequeath to the issue of such deceased child, per stirpes. If any of my said children shall predecease me without leaving issue, then I give, devise, and bequeath the share of such deceased child to my remaining children in equal shares, share and share alike, except that the issue of a deceased child shall take his or her share, per stirpes. In the event that a distribution pursuant to this Item shall be made to a minor, my Executrix shall distribute such amount to the legal guardian of such minor, and my Executrix shall have no further responsibilities with respect to any amount so distributed

ITEM IV.

The term "issue" as used above in my Will shall mean biological children and their descendants and legally adopted children and their descendants.

ITEM V.

This Last Will and Testament consists of two (2) typewritten pages on each of which I have, for greater security and identification, signed my initials thereto.

WITNESS MY SIGNATURE, this the 16 day of Sept., 1997.

Stella Johnson Setzler
STELLA JOHNSON SETZLER

This instrument was, on the day and year shown above, signed, published and declared by STELLA JOHNSON SETZLER 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:

Kenneth Harmon
NAME

3853 Tyrone Drive
ADDRESS

Jackson, MS 39216

Paula K. Bratton
NAME

604 North Harbor Drive
ADDRESS

Brandon, MS 39012

SJS
SJS

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESS

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Kenneth Harmon, one of the subscribing witnesses to a certain instrument of writing, the original of which is attached hereto, purporting to be the Last Will and Testament of STELLA JOHNSON SETZLER of the First Judicial District of the County of Hinds, State of Mississippi, who having been by me first duly sworn, did state on oath that the said STELLA JOHNSON SETZLER on the 16 day of September, 1997, in the presence of this affiant and the other subscribing witness, signed, published and declared said instrument as his Last Will and Testament and that the said STELLA JOHNSON SETZLER was at said time of sound and disposing mind and memory and more than twenty-one (21) years of age, and that this affiant subscribed and attested said instrument as a witness to the signature and publication thereof at the special instance and request of the said STELLA JOHNSON SETZLER in the presence of said STELLA JOHNSON SETZLER and the other subscribing witness.

Kenneth Harmon
KENNETH HARMON

SWORN TO AND SUBSCRIBED BEFORE ME, this 16th day of September, 1997.

Shirley M. Smith
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 18, 2000
BONDED THRU STEGALL NOTARY SERVICE



STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESS

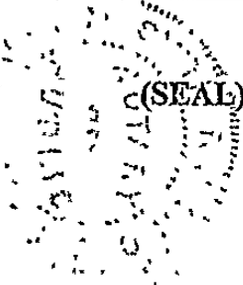
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Paula K. Boatner, one of the subscribing witnesses to a certain instrument of writing, the original of which is attached hereto, purporting to be the Last Will and Testament of STELLA JOHNSON SETZLER of the First Judicial District of the County of Hinds, State of Mississippi, who having been by me first duly sworn, did state on oath that the said STELLA JOHNSON SETZLER on the 16th day of September, 1997, in the presence of this affiant and the other subscribing witness, signed, published and declared said instrument as his Last Will and Testament and that the said STELLA JOHNSON SETZLER was at said time of sound and disposing mind and memory and more than twenty-one (21) years of age, and that this affiant subscribed and attested said instrument as a witness to the signature and publication thereof at the special instance and request of the said STELLA JOHNSON SETZLER in the presence of said STELLA JOHNSON SETZLER and the other subscribing witness.

Paula K. Boatner
PAULA K. BOATNER

SWORN TO AND SUBSCRIBED BEFORE ME, this 16th day of September, 1997.

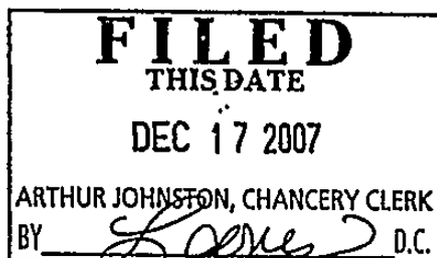
Spisley M. Smith
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MARCH 18, 2000
BONDED THRU STEGALL NOTARY SERVICE



MADISON COUNTY MS This instrument was
filed for record Dec. 14, 2007.
Book 42 Page 276
ARTHUR JOHNSTON, C. C.
BY: K. Smith D.C.





LAST WILL AND TESTAMENT
 OF
 ALBERTA MARIE ROLAND

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

ITEM I.
 IDENTIFICATION OF FAMILY MEMBERS

I am unmarried. I have no children, natural or adopted, or descendant's of such children, now living.

ITEM II.
 PAYMENT OF EXPENSES

I direct my Executor to pay in full as soon as practical after my death all of my just debts, and obligations which may be probated, registered and allowed against my estate, including the expense of my last illness and funeral, cost of administration and other proper claims against my estate out of the residuary of my estate. My Executor in my Executors' sole discretion is authorized to accelerate the payment of any debt or charitable pledge, payment of which may be due at some future date or which may be payable in installments, upon such terms, as to discount or otherwise, as my Executor may deem advisable. Except as otherwise provided herein, in the event that any real property or interest in real property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a mortgage or lien or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged should be owned by me jointly or individually but excluding from payment under this Item any interest as a shareholder or partner of a corporation or limited partnership or a member in a limited liability company), it is my intention that such indebtedness shall be charged to or paid from my estate, and that the devisee, legatee, beneficiary or joint owner taking by survivorship shall take such property or interest in property free of all encumbrances existing at the time of my death.

ITEM III.
 PAYMENT OF TAXES

I hereby direct my Executor to pay all "death taxes", together with any interest or penalty thereon, which shall become payable upon or by reason of my death, with respect to any property passing by or under the terms of this Will or any Codicil to it hereafter executed by me, out of the residuary of my estate. For purposes of this provision, "death taxes" shall mean all estate, inheritance, succession, transfer, legacy and similar death taxes, including any excise tax which is imposed on my estate pursuant to Section 4980A of the Internal Revenue Code of 1986, as

amended, and excluding generation-skipping transfer taxes, which are levied or assessed by reason of my death by any governmental authority, domestic or foreign, with respect to any property, whether that property passes under or apart from this Will.

**ITEM IV.
SPECIFIC INSTITUTIONAL BEQUEST**

I specifically direct my Executor to give, devise and bequeath all the rest and residue of my estate, excluding oil leases, as follows:

1. Thirty percent (30%) of my estate shall be distributed to my nephew Percy Gordon of Chicago, IL.
2. Six and one-half percent (6.5%) of my estate shall be distributed to my nephew John C. Gordon of Los Angeles, CA.
3. Five and one-half percent (5.5%) of my estate shall be distributed to my second cousin Cherlyn Mitchell of Atlanta, GA
4. Seven percent (7%) of my estate shall be distributed to my niece Diane Johnson of Canton, MS.
5. Four and one-half percent (4.5%) of my estate shall be distributed to my niece Anne Wire of Chicago, IL.
6. Four and one-half percent (4.5%) of my estate shall be distributed to my niece Betty Craig of Chicago, IL.
7. Four and one-half percent (4.5%) of my estate shall be distributed to my niece Margo Miller of Chicago, IL
8. Four percent (4%) of my estate shall be distributed to my grand-niece Nikki Gordon Burger of Jackson, MS.
9. Four percent (4%) of my estate shall be distributed to my niece-in-law Melanie Gordon of Los Angeles, CA.
10. Four and one-half percent (4.5%) of my estate shall be distributed to my cousin Carmen Parrish of Portland, OR.
11. One and one-half percent (1.5%) of my estate shall be distributed to my great grand-nephew Nicholas R. Burger of Jackson, MS.
12. Six and one-half percent (6.5%) of my estate shall be distributed to the four children of Rebecca Ivy (Mary Louise, Walter, Curtis, and "Noonie" real name unknown) of Prairie, MS.

13. Two and one-half percent (2.5%) of my estate shall be distributed to my cousin Vern Odell Gavin of Jackson, MS
14. Two and one-half percent (2.5%) of my estate shall be distributed to my niece Barbara Ann Chapman of Columbus, MS.
15. Two and one-half percent (2.5%) of my estate shall be distributed to my niece, Pamela Landers of Half-Moon Bay, CA
16. One percent (1%) of my estate shall be distributed to my caretaker Emma Watts of Canton, MS.
17. Three and one-half percent (3.5%) of my estate shall be distributed to my church Saunders Chapel Church of Canton, MS.
18. Two percent (2%) of my estate shall be distributed to my cousin Howard Woods of Prairie, MS.
20. One-half percent (.5%) of my estate shall be distributed to my friend Albert Johnson of Fayette, MS.
21. One-quarter percent (.25%) of my estate shall be distributed to my friend Dr. Waters of Fayette, MS.
22. One-quarter percent (.25%) of my estate shall be distributed to my friend Bernadette Wilson of Fayette, MS
23. Two percent (2%) of my estate shall be distributed to my cousin Lehman Parrish of Chicago, IL.

Notwithstanding any other provision of this Will, I specifically direct that my Executor satisfy the above bequest in cash, after payment of all expenses of my estate. If any beneficiary under this Will predeceases me, or refuses his/her bequest, or cannot be located with due diligence, his/her share shall pass to their heirs-at-law as determined in accordance with the intestacy laws of the State of Mississippi then in effect.

**ITEM V.
BEQUEST OF RESIDUE**

I hereby will, devise and bequeath all the residue of the property which I may own at the time of my death, real or personal, tangible and intangible, of whatever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including all lapsed legacies and devises, or other gifts made by this Will which fail for any reason (but excluding any property and oil leases over or concerning which I may have a power of appointment) to the beneficiaries listed in Item IV., supra, and distributed in conformity with the percentages listed in Item IV. Should a beneficiary listed in Item IV. not survive me, then their interest shall pass to their heirs-at-law as determined in accordance with the intestacy

laws of the State of Mississippi then in effect. Notwithstanding any other provision of this will, oil leases are to be given to my nephew, John C. Gordon.

**ITEM VI.
DEFINITION OF EXECUTOR**

Where used throughout this Will, the term "Executor" and or any modifying or substituted pronoun therefor shall be held and taken to include both the singular and the plural, the masculine, feminine and neuter gender thereof, and shall apply equally to the Executrix named herein and to any successor or substitute Executor acting hereunder, and such successor or substitute Executor shall possess all the rights, powers, duties, authorities, responsibilities and discretions granted to or imposed upon the Executor originally named herein.

**ITEM VII.
APPOINTMENT OF EXECUTOR**

I nominate and appoint the following as Executor of my estate:

JOHN GORDON

In the event JOHN GORDON dies, resigns or is unwilling to serve as my Executor, regardless of cause, or serves for a period of time and is then unable or unwilling to serve further as Executor, NIKKI GORDON BURGER shall serve as successor Executor.

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

My Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to exercise all the powers in the management of my estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor may seem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order

My Executor is vested with title to all real and personal property which I may own at my death for the purposes of making distributions required by this will.

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

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

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

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

My Executor shall be required to reduce any or all of my personal or real property to cash during the administration of my estate. After the payment of debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.

My Executor shall take all actions necessary to comply with any agreements made by me during my lifetime, including the consummation of any agreements relating to the stock of corporations in which I am a stockholder at the time of my death, and including the continuation of any partnership of which I may be a partner at the time of my death whenever the terms of any such agreement obligate my estate or my personal representatives to sell or continue my interest therein.

I authorize my Executor to allocate my generation-skipping transfer tax exemption to and among dispositions of property with respect to which I am the transferor, whether contained in this Will or otherwise, in such manner as my Executor, in my Executors' sole discretion, deems best calculated to secure the most effective utilization of such exemption, based on circumstances and events either known or reasonably foreseeable as of the expiration of the time within which such allocation is required to be made. While equality of treatment among different beneficiaries should be an important consideration in allocating such exemption, it should not be the sole or even the primary consideration. Any allocation so made by my Executor shall be binding on all persons interested in dispositions with respect to which I am the

transferor, and my Executor shall have no liability if, as the result of or in light of subsequent events, the benefits of the exemption fall inequitably, or a different allocation would have protected a higher value of assets from generation-skipping transfer tax. In addition, my Executor may make any other tax elections which my Executor shall deem advisable.

My Executor may transfer any property passing to a minor beneficiary to the legal or natural guardian of such beneficiary, or to the person who has the custody of and cares for such minor even though not the natural or legal guardian and the receipt of such person of such distribution on behalf of such minor shall be a complete discharge of the Executors' obligation hereunder.

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

Without in any way limiting the foregoing, my Executor under this Will and any successor shall have all the powers set forth by the Mississippi Uniform Trustee's Powers Act Miss. Code Ann. §91-9-101 through §91-9-109 of 1972, as amended, or its successor laws or which are otherwise conferred upon trustees by law, which shall be exercised in such reasonable manner as may be fair and equitable under the circumstances, without order of or report to any court

ITEM VIII. GENERAL POWERS OF EXECUTOR

I hereby grant unto my Executor (including any substitute or successor personal representative) continuing absolute discretionary power to deal with any property, real or personal in my estate as freely as I might in the handling of my own affairs. Such power may be exercised independently and without prior or subsequent approval of any court or judicial authority, and no person dealing with the Executor shall be required to inquire into the propriety of any of his actions.

With respect to properties, if any, located outside the State of Mississippi which may become part of the assets of my estate, my Executor shall have any additional powers granted to trustees by the laws of the jurisdiction in which such properties are located.

My Executor shall neither be charged with any error in judgment in the exercise of rights, powers, duties, authorities or discretions, nor shall the Executor or any successor be held accountable for losses, unless such losses shall occur through the Executor's own negligence or

willful malfeasance, misfeasance or non-feasance

**ITEM IX.
RIGHT TO DISCLAIM**

Any beneficiary shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her under this Will, provided he or she shall do so within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any future law. Any such disclaimer shall be made in writing, clearly stating the portion or assets disclaimed, and shall be timely filed in the Court in which my estate is being probated. If a beneficiary disclaims in whole or in part, the property in which he or she disclaims his or her interest shall pass to his or her heirs-at-law as determined in accordance with the intestacy laws of the State of Mississippi then in effect.

**ITEM X.
INCAPACITATION OF BENEFICIARY**

In the event, any beneficiary under this Will of property, real, personal, or mixed, shall be incapacitated, my Executor, in the Executors' discretion, may pay, transfer, deliver, or assign the same in any one or more of the following ways:

- (1) directly to the beneficiary;
- (2) to the legal or natural guardian of the beneficiary;
- (3) to a relative or guardian of the person of the beneficiary who has custody and care of the beneficiary, or
- (4) by applying the payments for the benefit of the beneficiary by paying expenses directly.

**ITEM XI.
SIMULTANEOUS DEATH**

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

**ITEM XII.
POWER OF APPOINTMENT**

It is not my intention to exercise in this will any power of appointment, whether general or limited, unless a specific reference is made herein to such power of appointment and to the document which is the source of such power declaring my intention to exercise such power of

appointment.

ITEM XIII.

FORFEITURE

If any beneficiary hereunder shall contest the probate or validity of this will or any provision thereof, or shall institute or join in (except as a party defendant) any proceeding to contest the validity of this will or to prevent any provision thereof from being carried out in accordance with its terms (regardless of whether or not such proceedings are instituted in good faith and with probable cause), then all benefits provided for such beneficiary are revoked and such benefits shall pass to the residuary beneficiaries of this will (other than such beneficiary bears to the aggregate of the effective shares of the residuary. If all of the residuary beneficiaries join in such contest or proceedings, then such benefits shall pass to those persons (other than the persons joining in such contest) who are living at my death and who would have my distributees had I died intestate a resident of the State of Mississippi and had the person or persons contesting my will died immediately before me Each benefit conferred herein is made on the condition that the beneficiary shall accept and agree to all of the provisions of this will and the provisions of this Item are an essential part of each and every benefit.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 8th day of Sept., 2006.

Alberta Marie Roland
ALBERTA MARIE ROLAND
TESTATOR

This instrument was, on the day and year shown above, signed, published and declared by ALBERTA MARIE ROLAND 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.

Helaine Rogan
Witness

of 256 Whidden Rd Canton, ms 39046
Address

Emma J. Watts
Witness

of 315 Damascus Church Rd
Address
Kosciusko ms, 39090

Prepared by

CHRISTOPHER L WANSLEY
PHELPS DUNBAR L L P.
111 East Capitol Street, Suite 600
Post Office Box 23066
Jackson, Mississippi 39225-3006

AFFIDAVIT OF ATTESTATION

STATE OF MISSISSIPPI
COUNTY OF HINDS

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

(1) The within Will was subscribed in our presence by ALBERTA MARIE ROLAND, the within named Testator, on the 8th day of Sept., 2006.

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

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

Signature: Heloise Rogers

Signature: Emma J. Watts

Name: Heloise Rogers

Name EMMA J WATTS

Address: 256 Whiddon Rd
Canton ms 39046

Address 315 Damascus church Rd
Kosciusko ms 39090

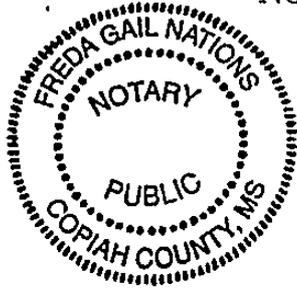
Telephone No.. 601-859-3201

Telephone No.. 601 405-1536

Subscribed and sworn to before me by _____ and _____ on this 8th day of Sept., 2006

Freda Gail Nations
NOTARY

My Commission Expires: _____



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

Book 42 Page 280
ARTHUR JOHNSTON, C. C.

BY: L. Jones D.C. 

LAST WILL AND TESTAMENT

2007-1044

OF

VERA M. JAEGER

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

ITEM I

I hereby direct my Executrix, hereinafter named, to pay all my just debts which may be probated, registered or allowed against my estate as soon after my death as is practical, prior to distribution of any of my assets.

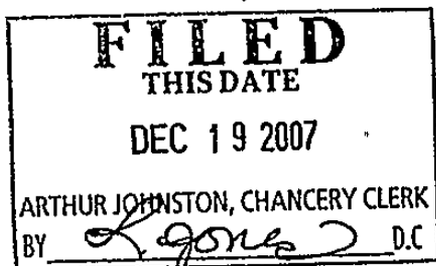
ITEM II

I hereby name, constitute and appoint my daughter, Barbara J. Kent, likewise an adult resident citizen of Madison County, Mississippi, as the Executrix of this my Last Will and Testament. I direct that she act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. I further, insofar as is lawful, waive inventory and appraisal of the assets of my Estate.

ITEM III

I hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to the four children born to me during my lifetime, as their own, in fee simple, absolutely, or to their issue, per stirpes, in the event any of said children have predeceased me. Said children are identified as (1) Barbara J. Kent, (2) Susan J. Zinke, (3) Patricia Jaeger, and (4) Stephanie J. Shore.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this, the 11th day of August, 1989.



Vera M. Jaeger
VERA M. JAEGER, TESTATRIX

CERTIFICATE OF WITNESSES

WE, the undersigned subscribing witnesses to the Last Will and Testament of Vera M. Jaeger, do hereby certify that when Vera M. Jaeger signed her Last Will and Testament, she was an adult resident citizen of Madison County, Mississippi, above the age of twenty-one years, and was of sound and disposing mind and memory. We further certify that we signed as subscribing witnesses thereto at her special instance and request, in her presence, and in the presence of each other.

WITNESS OUR SIGNATURES this the 11th day of August, 1989.

Ronald M Kirk Residing at Flora, MS 39071

Susan C. Phillips Residing at Bolton MS 39041

Vera M. Jaeger

2007-1114

Last Will and Testament

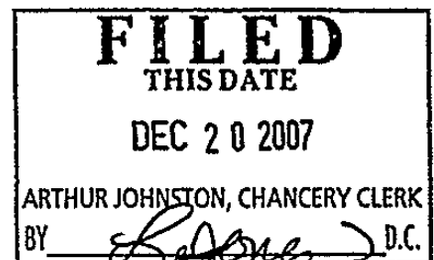
OF
JOYCE KING GASTON

I, the undersigned, JOYCE KING GASTON, being of legal age to make and execute a Last Will and Testament, being of sound and disposing mind and memory, and having a fixed place of residency in Hinds County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all former Wills and/or Codicils by me heretofore made:

ONE: That it is my desire that at my death, all of my just and lawful debts, including funeral expenses and expenses of last illness, if any there be, be paid in full, through a lawful probate of this Will.

TWO: That at my death, I hereby give, devise and bequeath all of my properties, real, personal and mixed, of whatsoever kind and nature and wheresoever located, of which I may have the power to dispose of at my death, unto my two beloved daughters, Melanie Joy Gaston Jeffries Self, and Amy Camille Gaston Wilkins, to have and hold as their property absolute, and to share and share alike.

THREE: That in the event that my beloved daughters, Melanie Joy Gaston Jeffries Self and/or Amy Camille Gaston Wilkins should pre-decease me, then I hereby give devise



and bequeath all of my properties, real, personal and mixed, of whatsoever kind and nature and wheresoever located, of which I have the power to dispose of at my death, unto my beloved grandchild/children, born to the said daughter, Melanie Joy Gaston Jeffries Self, and Amy Camille Gaston Wilkins hereafter; that these minors must be the heirs of their body only; that if Amy is the one who pre-deceases me, then all shall go to Melanie, unless Amy shall have a child of her body other than Michael Clayton Ready. That should this occur at a time when any one or more of said grandchildren are minors, and entitled to take herein, that the proceeds of this estate shall be placed into a guardianship for the use and preservation of said minors, until such time as they have reached the age of twenty-five (25) years of age respectfully, and same shall be administered through the Hinds County Chancery Court, for their reasonable use and benefit, with my beloved sister-in-law Marthajo Bacon of Raymond, Hinds County, Mississippi, and being designated by me as the party to serve as guardian of said funds for said minor or minors.

FOUR: That I hereby expressly direct that it is my desire that under no circumstances whatsoever, that my grandson Michael Clayton Ready, natural child of Any Camille Gaston Wilkins, should receive any sum whatsoever from this my estate. I regret this direction with all my heart but same is made due to the misconducts of my grandson, Michael Clayton Ready, by and through his

continued custody in affiliation with his natural father. By this paragraph in my Last Will and Testament, it is my expressed desire and intention to specifically exclude Michael Clayton Ready in any respect as a beneficiary hereunder, but not another child or children to Amy Camille Gaston Wilkins, hereafter.

FIVE: That I hereby designate and appoint my beloved daughters, Melanie Joy Gaston Jeffries Self and Amy Camille Gaston Wilkins, to serve as the Joint Executrixes of this my Last Will and Testament and to so serve without bond. I further waive and ask the Court not to require the necessity of an inventory, and/or accounting, and/or appraisal of this my estate and its assets, due to the nature of all of same and to minimize the expense upon the estate.

SIX: That in the event that my beloved daughter, Melanie Joy Gaston Jeffries Self, is unable to serve as joint executrix for any reason hereon, then I alternately request that my beloved sister-in-law Marthajo Bacon serve as alternate joint executrix of this my Last Will and Testament and that she so serve without bond, together with my daughter Amy Camille Gaston Wilkins; that if Amy Camille Gaston Wilkins be unable to serve as joint Executrix with Melanie Joy Gaston Jeffries Self, for any reason, that Melanie Joy Gaston Jeffries Self shall serve alone.

SEVEN: That I further direct and request that if at all possible, that at my death, my attorney and friend, Lee B. Agnew, Jr., of Jackson, Mississippi, serve as the attorney of record for the purpose of probate of this my Last Will and Testament.

WITNESS MY SIGNATURE this the 29 day of Nov, 1994.

Joyce King Gaston
JOYCE KING GASTON
Testatrix

Mai Hart
WITNESS

Kate S. Eide
WITNESS

ATTESTATION CLAUSE
AND
AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF HINDS:::::

PERSONALLY appeared before me, this date, the undersigned authority, in and for aforesaid jurisdiction, the within-named Mai Hart and Kate S. Eide each of whom, after being by me first duly sworn, on their oaths, state that the two (2) of them are the Subscribing Witnesses to the Last Will and Testament of JOYCE KING GASTON, and that they, respectively and jointly, certify that said instrument was declared by the said JOYCE KING GASTON to be her Last Will and Testament and same was declared in their joint and

immediate presence and that they signed their names hereon as Subscribing Witnesses, at the request of JOYCE KING GASTON, sign their names thereunto as Witnesses, in her presence, and in the immediate presence of each other; and, further they state, respectively that they are adult resident citizens of the State of Mississippi, and they are competent to testify as to the matters contained herein. That they are respectively acquainted with JOYCE KING GASTON on a personal basis, and they knew, from their own personal knowledge, that the said Testatrix is a resident citizen of Hinds County, Mississippi, over the age of 18 years, and of sound and disposing mind and memory, and fully capable of appreciating her acts and the consequences thereof on this date of signatures and for some time heretofore.

WITNESS OUR SIGNATURES, this the 29 day of NOV., 1994.

Maile Hart
WITNESS

Kate S. Eide
WITNESS

418 Yazoo St.
STREET ADDRESS

418 YAZOO ST.
STREET ADDRESS

Jackson MS 39201
CITY, STATE ZIP CODE

JACKSON MS 39201
CITY, STATE ZIP CODE

SWORN TO AND SUBSCRIBED before me, this the 29th day of November, 1994.

Betty Barlow
NOTARY PUBLIC

My Commission Expires:
My Commission Expires May 25, 1995



PAGE FIVE

MADISON COUNTY MS This instrument was filed for record December 22, 2007.

Book 42 Page 291
ARTHUR JOHNSTON, C. C.

BY: R. Jones D.C.



**Last Will
of
KATE M. RILEY**

2007-1101

I, KATE M. RILEY, the Testatrix, also known as KATE M. RILEY, a resident of Lawrence County, Mississippi, declare that this is my last will I hereby revoke all my previous wills and codicils.

Article One

Introductory Provisions

Section 1. Marital Status

I am not currently married

Section 2. Children

a. The names and birth dates of my children are:

<u>Name</u>	<u>Birth Date</u>
MARY MARSHA R FORTUNE	September 15, 1946
RODNEY M. RILEY, JR.	August 31, 1951

All references to my children in this will are to these children only and any children subsequently born to or adopted by me

Article Two

Appointment of My Personal Representatives

<p>FILED THIS DATE DEC 20 2007 ARTHUR JOHNSTON, CHANCERY CLERK BY <u>[Signature]</u> D.C.</p>
--

Section 1. Nomination of My Personal Representatives

I appoint the following to be my Personal Representative(s) in the order of priority in which their names appear:

RODNEY M. RILEY JR.
MARY MARSHA R. FORTUNE

If, for any reason, the Personal Representative(s) named above are unable or unwilling to serve, the next successor Personal Representative(s) shall serve in the order of priority listed until the list has been exhausted. Unless otherwise specified, if Co-Personal Representatives are serving, the next named successor Personal Representative shall serve only after all of the Co-Personal Representatives cease to act as Personal Representatives.

Section 2. Waiver of Bond

No bond or undertaking shall be required of any Personal Representative nominated in this will.

Section 3. General Powers

My Personal Representative shall have full authority to administer my estate under the laws of the State of Mississippi relating to the powers of fiduciaries. My Personal Representative shall have the power to administer my estate under the applicable state statutes which provide for independent administration of estates.

Article Three

Disposition of My Property

Section 1. Estate Planning Letter or Memorandum

To the extent permitted by state law and not necessary to fully utilize my Unused Unified Credit Equivalent, my Personal Representative shall distribute such of my personal or household items to such persons as I may direct by a written instrument signed by me and delivered to my Personal Representative.

Section 2. Distribution to My Revocable Living Trust

I give all the rest, residue and remainder of my property of whatever nature and kind and wherever located to the then acting Trustee(s) of my revocable living trust of which I am a Trustor known as:

The RILEY LIVING TRUST dated June 03, 1997 and any amendments thereto.

I executed said trust prior to the execution of this will.

Section 3. Alternate Disposition

If my revocable living trust is not in effect for any reason, I give all of my property to my Personal Representative under this will as Trustee who shall hold, administer and distribute my property as a testamentary trust the provisions of which are identical to those of my revocable living trust on the date of execution of this will, or as thereafter amended

Article Four

Death Taxes

Section 1. Definition of Death Taxes

The term "death taxes," as used in this will, shall mean all inheritance, estate, succession, and other similar taxes that are payable by any person on account of that person's interest in the estate of the decedent or by reason of the decedent's death, including penalties and interest, but excluding the following.

- a. Any addition to the federal estate tax for any "excess retirement accumulation" under Internal Revenue Code Section 4980A.
- b. Any additional tax that may be assessed under Internal Revenue Code Section 2032A.
- c. Any federal or state tax imposed on a generation-skipping transfer, as that term is defined in the federal tax laws, unless the applicable tax statutes provide that the generation-skipping transfer tax is payable directly out of the assets of my gross estate.

Section 2. Payment of Death Taxes

Pursuant to the terms of my revocable living trust, all death taxes whether or not attributable to property inventoried in my probate estate shall be paid by the Trustee from my trust. However, if my trust does not exist at the time of my death or if the assets of my trust are insufficient to pay the death taxes in full, I direct my personal representative to pay any death taxes that cannot be paid by my trustee from the assets of my probate estate by equitably prorating and apportioning those taxes among the beneficiaries of this will.

Unless specifically provided otherwise in my trust, all death taxes incurred by reason of assets being transferred outside of my trust or probate estate shall be assessed against those persons receiving such property.

Article Five

General Provisions

Section 1. No Contest Clause

If any person or entity other than me singularly or in conjunction with any other person or entity, directly or indirectly, contests in any court the validity of this will including any codicils thereto, then the right of that person or entity to take any interest in my estate shall cease and that person (and his or her descendants) or entity shall be deemed to have predeceased me.

Section 2. Captions

The captions of Articles, Sections and Paragraphs used in this will are for convenience of reference only and shall have no significance in the construction or interpretation of this will.

Section 3. Severability

Should any of the provisions of this will be for any reason declared invalid, such invalidity shall not affect any of the other provisions of this will and all invalid provisions shall be wholly disregarded in interpreting this will

Section 4. Governing Law

This will shall be construed, regulated and governed by and in accordance with the laws of the State of Mississippi.

I published and signed this, my last will, on June 03, 1997.

Kate M. Riley
KATE M RILEY, Testatrix

The foregoing instrument was signed and declared by KATE M RILEY, the Testatrix, to be her last will and testament in the presence of us who in her presence, in the presence of each other and at her request, have signed our names below as witnesses and we declare that at the time of the execution of this instrument, the Testatrix according to our best knowledge and belief was over the age of eighteen (18) years and was of sound mind and under no constraint or undue influence.

WITNESS our signatures on JUN 03 1997.

Doris Savini
WITNESS

Margaret Year
WITNESS

Affidavit of Witnesses

STATE OF MISSISSIPPI)
) SS
COUNTY OF HINDS)

This day personally appeared before me, the undersigned duly commissioned and qualified Notary Public, acting within and for the said State and County, Margaret Yenger, and Doris Savini, respectively, whose names appear as subscribing witnesses to the foregoing and attached instrument of writing, who after having been duly sworn, say on oath that on June 03, 1997, KATE M. RILEY, the Testatrix, in their presence, signed her name thereto, and in their presence declared the same to be her last will and testament; that at her 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 KATE M RILEY was then over the age of eighteen (18) years, was of sound and disposing mind and memory, and there was no evidence of undue influence.

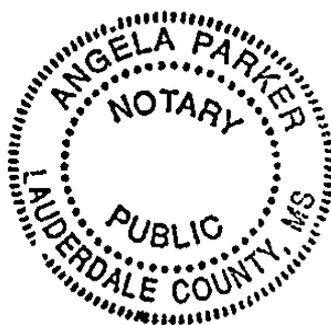
Signed: Margaret Yenger
Address: 514 W. College St
Clinton, MS 39056

Signed: Doris Savini
Address: 9048 SE Pinecone
Hobe Sound, FL 33455

SWORN TO AND SUBSCRIBED before me on June 03, 1997

Angela Parker
Notary Public

My Commission expires NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES August 22, 1997
BONDED THRU HEIDEN MARGHEFF, INC



MADISON COUNTY MS This instrument was filed for record December 20, 2007.

Book 42 Page 296
ARTHUR JOHNSTON, C. C.

BY: [Signature] D.C.

