

FILED
THIS DATE
OCT 02 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY Karen Supp D.C.

Last Will And Testament
Of
Elizabeth "Ricky" Pannell Hollingsworth

I, Elizabeth "Ricky" Pannell Hollingsworth, of Madison (county), Mississippi (state),
revoke my former Wills and Codicils and publish and declare this to be my Last Will and
Testament.

ARTICLE I
MARRIAGE & CHILDREN

I was married to John Robert Hollingsworth, who is now deceased. I have the
following adult children from that marriage:

- Name: Kathryn Hollingsworth Kulp Born on January 9, 1950
- Name: John Robert Hollingsworth, Jr. Born on December 26, 1950
- Name: Barry Scott Hollingsworth Born on February 25, 1963

ARTICLE I
FUNERAL & BURIAL EXPENSES

I authorize the Executor of my Will to pay such sums as the Executor deems proper for
my funeral, cremation or burial and interment, including the disposition of the ashes or the
acquisition of any burial site and the erection and engraving of monuments and markers,
regardless of any limitation fixed by statute or rule of court and without order of any court.

ARTICLE II
PAYMENT OF DEBTS AND EXPENSES

I direct that my just debts, testamentary expenses and expenses of last illness be first paid
out of and charged to the capital of my general estate

All taxes (including income taxes and inheritance taxes) and any interest and penalties
thereon owed because of my death shall be paid out of the residue of my estate. The Executor
shall create, out of the residue, a separate fund for the purpose of paying any inheritance taxes in
the amount necessary to pay said inheritance taxes. The payment of the taxes shall be made
regardless of whether the taxes are owed on property passing under this Will or any codicil
hereto, outside of this Will, in connection with any insurance on my life or any gift or benefit
given or conferred by me either during my lifetime or by survivorship. The payment of the taxes
shall be made regardless of whether the taxes are owed by my estate or by any beneficiary. The
Executor shall not seek reimbursement from any beneficiary for the payment of the taxes.

Initials	<u>E/H</u>	<u>CSC</u>	<u>MAC</u>	<u>rmb</u>	Page 1 of 7
Testator	Witness	Witness	Witness		

This direction shall not extend to or include any such taxes that may be payable by a purchaser or transferee in connection with any property transferred to or acquired by such purchaser or transferee upon or after my death pursuant to any agreement with respect to such property.

ARTICLE III DISPOSITION OF PROPERTY

Specific Bequests I direct that the following specific bequests be made from my estate

All my jewelry shall be distributed to Kathryn Hollingsworth Kulp. If this beneficiary does not survive me, this bequest shall be distributed with my residuary estate.

Primary Residence All my interest in my primary residence or homestead, if any, shall be distributed to my children Kathryn H. Kulp, John Robert Hollingsworth, Jr., and Barry Scott Hollingsworth. If more than one child is named, then the distribution shall be in equal shares per stirpes.

Residuary Estate I direct that my residuary estate, including any real property and personal property, be distributed, bequeathed and given to my children Kathryn H. Kulp, John Robert Hollingsworth, Jr., and Barry Scott Hollingsworth. If more than one child is named, then the distribution shall be in equal shares per stirpes. If none of the named children or their descendants, survive me, I direct that my residuary estate be distributed in equal shares per stirpes to: heirs of my children.

If any such beneficiary does not survive me, my residuary estate shall be distributed to my heirs-at-law, their identities and respective shares to be determined under the laws of the State of Mississippi then in effect, as if I had died intestate at the time fixed for distribution under this provision.

Except as may be specifically otherwise provided herein or directed otherwise by law, if any person should become entitled to any share in my estate before attaining the age of majority or while under any other disability, I authorize the Executor to nevertheless make any distribution for any such person directly to the beneficiary or to a parent, guardian, conservator, committee of such person, trustee of such person, person with whom the beneficiary resides at the time of the distribution or to any other person the Executor may consider to be a proper recipient thereof. Receipt of any such distribution shall be a sufficient discharge to the Executor.

ARTICLE IV NOMINATION OF EXECUTOR

I appoint Barry Scott Hollingsworth, as the Executor of this my Will. If such person or entity cannot, does not or is unable to serve or continue to serve as Executor for any reason, I

Initials: E.H. CSC Mac aml
Testator Witness Witness Witness

appoint Kathryn Hollingsworth Kulp, to be the Executor of this my Will in the place and stead of the first aforementioned Executor.

References to "Executor" in this my Will shall include each Executor, Executrix, and Personal Representatives of my Will, my estate or any portion thereof who may be acting as such from time to time whether original or substituted and whether one or more.

To the extent permitted by law, the Executor shall have the right to administer my estate without adjudication, order or direction of the court having jurisdiction over my estate, using "informal", "unsupervised", or "independent" probate or equivalent legislation designed to operate without unnecessary intervention by the probate court.

No bond, security or surety shall be required of any Executor serving hereunder.

ARTICLE V POWERS OF EXECUTOR

In addition to the existing authority of the Executor and in addition to other powers and authority granted by law or necessary or appropriate for proper administration of my estate, the Executor shall have the right and power to:

1. Lease, sell, grant options, partition, exchange, mortgage, or otherwise encumber or dispose of all or part of any real or personal property that may be included in my estate in such manner and for such purposes, for such prices, and upon such terms, credits and conditions as may be deemed advisable, without order of court and without notice to anyone I also give to the Executor power to execute and deliver such deeds, mortgages, leases or other instruments and documents as may be necessary to effect such a sale, mortgage, lease or other disposition. The power of sale herein is discretionary and not mandatory.
2. Take charge of any real property as part of the probate administration of my estate for such period as the Executor shall determine; collect any income therefrom; and pay the taxes and expenses thereof, including the cost of keeping such property in adequate condition and repair, in the manner and to the extent that the Executor shall deem advisable.
3. To accept surrenders of leases and tenancies, to expend money in repairs, alterations, rebuilding and improvements and generally to manage any such property. The Executor shall also have the right to renew and keep renewed any mortgage or mortgages upon any real estate forming part of my estate or any part thereof, to borrow money on any such real estate upon the security of any mortgage or mortgages and to pay off any mortgage or mortgages which may be in existence at any time forming part of my estate.
4. Make any division of my real or personal estate or set aside or pay any share or interest therein either wholly or in part in the assets forming my estate at the time of my

Initials

EH
Testator

CSC
Witness

MAC
Witness

nm
Witness

Page 3 of 7

death or at the time of such division, setting aside or payment, and I expressly will and declare that the Executor shall in their absolute discretion fix the value of my estate or any part thereof for the purpose of making any such division, setting aside or payment and the decision of the Executor shall be final and binding upon all persons concerned, notwithstanding any fluctuation in market value and notwithstanding that one or more of the Executor may be beneficially interested in the property or any part thereof so valued

5. Sell, call in and convert into money any part of my estate not consisting of money at such time or times, in such manner and upon such terms, and either for cash or credit or for part cash and part credit as they may in their absolute discretion decide upon, or to postpone such conversion of my estate or any part or parts thereof for such length of time as they may think best. Make any division or distribution of my residuary estate in money or in other property or partly in both upon the basis of fair market value and cause any share to be composed of money, property or undivided fractional share in property

6. Retain any of my investments or assets in the form existing at the date of my death at Executor's absolute discretion without responsibility for loss to the intent that investments or assets so retained shall be deemed to be authorized investments for all purposes of my Will. No reversionary or future interest shall be sold prior to falling into possession and no such interest not actually producing income shall be treated as producing income.

7. Permit any beneficiaries of my estate to use any tangible personal property or real property, without paying any rent, without giving any bond or security and without liability for any loss or damage The Executor shall not be liable or responsible for any injury to, consumption of or loss of any such property so used

8. Make or refrain from making, in Executor's absolute discretion, any elections, determinations, and designations permitted by any statute or regulation enacted by the federal government of the United States of America, by the legislature or government of any state, or by any other legislative or governmental body of any other country, state or territory, and such exercise of discretion by the Executor shall be conclusive and binding upon all the beneficiaries hereof. The Executor shall not be liable to any person, whether beneficiary or otherwise, by reason of any loss, claim, tax or other cost experienced by any such person or by my estate resulting from any election, determination, designation or exercise of discretion, entered into by the Executor in good faith.

9. Windup, dissolve, settle or continue any partnership or business in which I may have an interest at the time of my death.

10. Compromise, settle, waive or pay any claim or claims at any time owing by my estate or which my estate may have against others for such consideration or no consideration and upon such terms and conditions as the Executor may deem advisable and to refer to arbitration all such claims if the Executor deem same advisable.

Initials:

EH
Testator

CSC
Witness

MAC
Witness

rml
Witness

11 Pay all necessary and reasonable expenses and costs incurred in connection with administering my estate, including but not limited to attorney, accountant, agent, broker and other professional fees.

The Executor shall be fully protected in exercising any discretion granted to them in my Will and shall not be liable to the beneficiaries or their heirs or personal representatives by reason of the exercise of such discretion. The Executor shall exercise the powers, authority and discretion granted herein in what Executor deems to be the best interest, whether monetary or otherwise, of the beneficiaries, whether or not such exercise may have the effect of conferring an advantage on any one or more of the beneficiaries or would otherwise, but for the foregoing, be considered as being other than an impartial exercise of their duties hereunder or as not being maintenance of an even-hand among the beneficiaries and all such exercise of their powers, authority and discretion shall be binding upon all of the beneficiaries and shall not be subject to any question or review, by any person, official, authority, court or tribunal whatsoever or whomsoever.

ARTICLE VI
MISCELLANEOUS PROVISIONS

The provisions in this Will for the distribution of my estate shall be supplemented by the following:

1. Paragraph Titles and Gender. The titles given to the paragraphs of this Will are inserted for reference purposes only and are not to be considered as forming a part of this Will in interpreting its provisions. Throughout this Will the use of any gender shall be deemed to include all genders, and the use of the singular the plural, and vice versa, and any pronouns shall be taken to refer to the person or persons intended regardless of gender or number. The terms "child" and "descendant" shall include an adopted person and such adopted person's descendants, if, but only if, the adopted person is not more than twelve years of age on the date of the court order granting such adoption.
2. Thirty Day Survival Requirement. For the purposes of determining the appropriate distributions under this Will, Each beneficiary shall be deemed not to have survived me unless the beneficiary is living on the thirtieth day after the date of my death.
3. Liability of Fiduciary. No fiduciary who is a natural person shall, in the absence of fraudulent conduct or bad faith, be liable individually to any beneficiary of my estate, and my estate shall indemnify such natural person from any and all claims or expenses in connection with or arising out of that fiduciary's good faith actions or non-actions as the fiduciary, except for such actions or non-actions which constitute fraudulent conduct or bad faith.

Initials EH CSC MAC rml
 Testator Witness Witness Witness

- 4. Beneficiary Disputes If any bequest requires that the bequest be distributed between or among two or more beneficiaries, the specific items of property comprising the respective shares shall be determined by such beneficiaries if they can agree, and if not, by my Executor.
- 5. Matrimonial Rights No gift, or the income therefrom, under this Will shall be assigned or anticipated, or fall into any community of property, partnership or other form of sharing or division of property which may exist between any beneficiary and his or her spouse, and every gift together with the income therefrom shall remain the separate property of a beneficiary hereunder, free from all matrimonial rights or controls by his or her spouse.
- 6. Severability If any provision of this Will is declared invalid, illegal or unenforceable, any invalidity, illegality or unenforceability should affect only that provision and all other provision should remain effective.
- 7. No Spouse I am not currently married to anyone.

IN WITNESS WHEREOF, I have signed my name below to this Will, this 6 day of July 2009 at Madison (city), that I declare this to be my Last Will and Testament, that I am of legal age and sound mind, that I make this under no constraint or undue influence and ask the Witnesses named below to witness my signature.

Testator's Signature: Elizabeth Ricky Pannell Hollingsworth
 Name: Elizabeth "Ricky" Pannell Hollingsworth

(Notice to Witnesses: Three (3) adults must sign as witnesses Each witness must read the following clause before signing The witnesses should not receive assets under this Will)

We, the undersigned, hereby certify and declare under penalty of perjury under the laws of the State of Mississippi that the above instrument, which consists of 7 pages, including the page(s) which contain the witness signatures, was signed in our sight and presence by Elizabeth "Ricky" Pannell Hollingsworth, who declared this instrument to be his/her Last Will and Testament and, we, at the Testator's request and in the Testator's sight and presence and at Testator's request, and in the sight and presence of each other, do hereby subscribe our names as witnesses on the date shown above

We understand this is the Testator's Will; We believe the maker is of sound mind and memory; We believe that this Will was not procured by duress, menace, fraud or undue influence; The maker is age 18 or older. Each of us is now age 18 or older, is a competent witness, and resides at the address set forth after his or her name.

Initials: EPH CSC MAC RM
 Testator Witness Witness Witness

Dated July 6, 2009

Witness Signature: Cynthia Swanson (Christina)
 Name: Cynthia Swanson Christian
 Address: 234 Honors Drive
 City: Madison
 State: MS 39110

Witness Signature: Michelle A Cleveland
 Name: Michelle A Cleveland
 Address: 204 S Second Ave
 City: Mansfield
 State: Texas 76155

Witness Signature: Renee M Linebarger
 Name: Renee M Linebarger
 Address: 579 Dogwood Pt.
 City: Madison, MS
 State: MS 39110

Initials EL
Testator

CSC
Witness

Mac
Witness

nm
Witness

STATE OF Mississippi
COUNTY OF Madison

We, Cynthia (Christina), and Michelle A Cleveland
and Renee M Lineberger and _____, the
testator and the witnesses, respectively, whose names are signed to the attached or foregoing
instrument in those capacities, personally appearing before the undersigned authority and being
first duly sworn, declare to the undersigned authority under penalty of perjury that the testator
signed and executed the instrument as the testator's will, that the testator signed willingly (or
willingly directed another to sign for the testator), that the testator executed it as the testator's
free and voluntary act for the purposes expressed in it, that each of the witnesses, in the presence
and hearing of the testator, signed the will as witness, and that to the best of the witness's
knowledge the testator was at that time 18 years of age or older, of sound mind, and under no
constraint or undue influence and that each witness is over 18 years of age and otherwise
competent to be a witness.

Elizabeth Pannell Hollingsworth (Testator)

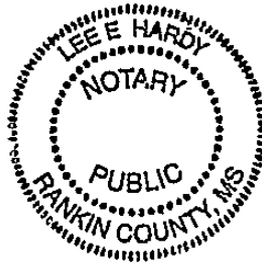
Cynthia Swanson Christina (Witness)
Print Name: Cynthia Swanson Christina
Address: 234 Honours Dr., Madison, MS 39110

Michelle A Cleveland (Witness)
Print Name: Michelle A Cleveland
Address: 2045 Seward Ave Mansfield TX 76063

Renee M Lineberger (Witness)
Print Name: Renee Lineberger
Address: 579 Dogwood Pt, Madison, MS 39110

Subscribed, sworn, and acknowledged before me Lee Hardy a
notary public, and by Elizabeth "Ricky" Pannell Hollingsworth, the testator, and by
Cynthia S Christina, Michelle A Cleveland, and
Renee M Lineberger witnesses, this 6 day of
July, 2007.

[Signature]
Notary public



Notary Public State of Mississippi
At Large
My Commission Expires
January 30, 2010
BONDED THRU
HEIDEN, BROOKS & GARLAND, INC

MADISON COUNTY MS This instrument was
filed for record OCT. 2, 2009.

Book 44 Page 799
ARTHUR JOHNSTON, C.C.

BY: Karm Jupp D.C.



LAST WILL AND TESTAMENT

OF

KATHY M. THOMPSON

FILED
THIS DATE
OCT 02 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY *ARM Supp* D.C.

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, KATHY M. THOMPSON, 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 direct my Executrix 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; that the administration of my estate be completed as soon after my death as may be reasonably possible.

ITEM II

I do hereby give, devise and bequeath unto my son, WILLIAM BRANDON ROSS, all 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 to which I shall have any power of appointment, and the same shall be his absolutely.

ITEM III

I hereby appoint, nominate and constitute my sister, SHARON PEARSON, as Executrix of this my Last Will and Testament. In the event that she shall be deceased at the time of my

OSH
Sep
Kathy M. Thompson
KATHY M. THOMPSON

PAGE TWO (2) OF THREE (3) PAGES

death, or unable or unwilling to serve as Executrix, then and in that event only, I appoint my sister, SANDRA PHELPS, as Substitute Executrix of this my Last Will and Testament, and hereby grant to her the same powers as set forth for my Executrix. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her 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 she may deem necessary and for the best interest of my estate and to pay unto herself a just and reasonable compensation as Executrix.

The foregoing Last Will and Testament consists of three (3) 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 30th day of October, 2008.

Kathy M. Thompson
KATHY M. THOMPSON

DSH
SCP

STATE OF MISSISSIPPI

COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of KATHY M. THOMPSON, do hereby certify that said instrument was signed by the said KATHY M. THOMPSON, in our presence and in the presence of each of us, and that the said KATHY M. THOMPSON declared the same to be her Last Will and Testament in the presence of each of us

Kathy M. Thompson
KATHY M. THOMPSON

DSH
SCP

PAGE THREE (3) OF THREE (3) PAGES

and that we each signed as subscribing witnesses to her Will at the request of KATHY M. THOMPSON, in her presence and in the presence of each other.

Deirdre S. Harris

ADDRESS: 259 Fox Lane
Centon, Ms 39046

Susan Cox Phillips

ADDRESS: 7714 Cox's Ferry Road
Boeton MS 39041

DSH
LCP

Kathy M. Thompson
KATHY M. THOMPSON

MADISON COUNTY MS This instrument was
filed for record OCT. 2, 2009.
Book 44 Page 807
ARTHUR JOHNSTON, C. C.
BY: Karen Supp D.C. 

PROOF OF WILL

COMES NOW Deirdre S. Harris, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of KATHY M. THOMPSON, and enters her appearance herein as provided by Section 91-7-7, Miss. Code Ann. (1972), as amended, and makes oath before the undersigned authority that KATHY M. THOMPSON, the above named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 30th day of October, 2008, the day of the date of said instrument, in the presence of this deponent and Susan Cox Phillips, the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Susan Cox Phillips subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other, on the day of the date of said instrument

FILED
THIS DATE
OCT 02 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY Karen Stupp D.C.

Deirdre S. Harris
DEIRDRE S. HARRIS

ADDRESS: 259 Top Lane
Canton, Ms 39046

STATE OF MISSISSIPPI

COUNTY OF MADISON

SWORN TO AND SUBSCRIBED BEFORE ME on this the 30th day of October, 2008.

Robert W. Long

NOTARY PUBLIC

MY COMMISSION EXPIRES

1-17-10

(SEAL)



MADISON COUNTY MS This instrument was filed for record OCT. 2, 2009.

Book 44 Page 810
ARTHUR JOHNSTON, C. C.

BY: Karen Stupp D.C.

PROOF OF WILL

COMES NOW Susan Cox Phillips, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of KATHY M. THOMPSON, and enters her appearance herein as provided by Section 91-7-7, Miss. Code Ann. (1972), as amended, and makes oath before the undersigned authority that KATHY M. THOMPSON, the above named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 30th day of October, 2008, the day of the date of said instrument, in the presence of this deponent and Deirdre S. Harris, the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Deirdre S. Harris subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other, on the day of the date of said instrument.

FILED
THIS DATE
OCT 02 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY Kara Supp D.C.

Susan Cox Phillips
SUSAN COX PHILLIPS

ADDRESS: 7714 Cox's Ferry Road
Bolton MS 39041

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED BEFORE ME on this the 30th day of October, 2008.

Robert W. Love
NOTARY PUBLIC

MY COMMISSION EXPIRES:
1-17-10
(SEAL)



MADISON COUNTY MS This instrument was filed for record OCT. 2, 2009.

Book 44 Page 811
ARTHUR JOHNSTON, C. C.

BY: Kara Supp D.C. 

Safe Deposit
Box
(Key)

BOOK 044 PAGE 812

Last Will and Testament 2007-438

FILED
THIS DATE
OCT 05 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Silveira* D.C.

of

VIRGINIA L. MADRUGA

I, VIRGINIA L. MADRUGA, residing in the County of Contra Costa, State of California, and being of sound and disposing mind and memory, and not acting under duress, menace, fraud, or undue influence of any person whomsoever, do make, publish and declare this as my Last Will and Testament, in the manner following, to wit:

FIRST: I hereby revoke all other and former Wills and Codicils by me at any time heretofore made.

SECOND: I hereby declare that I was married to ERNEST J. MADRUGA, now deceased. I further declare that I have never had any child or children.

THIRD: I give, devise and bequeath all of my estate, both real and personal property of whatsoever kind or character, wheresoever situated and howsoever held, which is or may be subject to my testamentary disposition at the time of my death to my nephew DAVID ATWOOD, my niece PENELOPE GREENE and my niece SUSAN SILVA, in equal shares, share and share alike.

FOURTH: I nominate and appoint SUSAN SILVA as executor of this Will. The term "executor" as used in this Will shall include any personal representative of my estate. I hereby direct and request that no bond or security be required of any executor named in this Will.

FIFTH: I authorize my executor to sell, with or without notice, at either public or private sale, any property belonging to my estate, subject only to such confirmation as may be required by law.

SIXTH: No person shall be deemed to have survived me who shall have died at the same time as I, or in a common disaster with me, or under circumstances where it is impossible or difficult to determine who died first.

SEVENTH: If any provision of this Will shall be invalid, it

is my intention that the remaining provisions shall continue to be fully effective.

IN WITNESS WHEREOF, I sign, publish and declare this is my Last Will and Testament, in the presence of the persons witnessing it at my request at Richmond, California, on this 12th day of March, 1991.

Virginia L. Madruga
VIRGINIA L. MADRUGA

The foregoing instrument, signed by the Testatrix, was, on the date hereof, by the said VIRGINIA L. MADRUGA, signed, published and declared to be her Last Will and Testament, in the presence of us, who at her request, and in her presence, and in the presence of each other, have signed the same as witnesses thereto.

Ortheada J. Senah residing at 6602 Agua Vista Ct.
Richmond, Ca. 94805

Dentice Gancos residing at 570 Secord St
Redwood, CA 94572



LAST WILL AND TESTAMENT

OF

MAUDE ETHEL HART

2009-1421

FILED
THIS DATE
OCT 15 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY Karen Supp D.C.

I, MAUDE ETHEL HART, an adult resident citizen of Madison County, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish and declare this instrument of writing to be my Last Will and Testament, hereby revoking any and all prior wills and codicils thereto heretofore made by me.

ITEM I.

I hereby name, nominate and appoint my son, LINN HART, as Executor of my Estate. I waive the necessity of having a formal appraisal, accounting and inventory made of my estate, and I further direct that no bond be required by the Court or any person of Linn Hart for serving as Executor.

ITEM II.

I hereby direct my Executor to pay out of my estate any expenses not prepaid by me that are associated with my burial and a suitable grave marker, the expenses of my last illness, and all of my just and lawful unsecured debts which are duly probated and allowed, as provided by law, but I do not make them a charge or lien upon the property of my estate, and no trust is hereby created for the payment of such debts.

ITEM III.

I hereby give and bequeath all of the jewelry which I own at the time of my death to my great-granddaughter, ASLYN SPIVEY, and direct that it be distributed out of my estate to my son, LINN HART, for him to hold in trust for Aslyn Spivey until she reaches the age of ~~sixteen~~ ^{thirteen} years, and that he is to see that the jewelry is delivered to her at that time. The value of the jewelry is not sufficient to warrant the opening of a guardianship for my great-granddaughter, and I direct that my estate be closed as soon as may be conveniently done and not remain open until the time comes for delivery of the jewelry to my great-granddaughter.

*thirteen A. E. Hart
D.M.
J.L.*

ITEM IV.

I hereby give and bequeath the automobile which I own at the time of my death to my granddaughter, AMY STRAUSS.

ITEM V.

I hereby give and bequeath the antique claw-and-ball table, which has been in the family for years, and all of the family photographs and albums, to my son, LINN HART

Initials M.E. Hart

ITEM VI.

I hereby give and bequeath all of the remaining furniture, the china, the flatware, and the household goods which I own at the time of my death to my granddaughters, AMY STRAUSS and PAMMIE NOBLE, share and share alike, per stirpes.

ITEM VII.

I hereby give and bequeath all of my clothes and shoes to my niece, LENA LOU THOMAS; and also any of my personal effects that she wishes to have are to be distributed to her.

ITEM VIII.

I hereby give, devise and bequeath my home, improvements and land located at 547 East Fulton Street, Canton, Mississippi, to my son, LINN HART, said real property being more particularly described as follows:

The following described real property lying and being situated in the City of Canton, Madison County, Mississippi, and being more particularly described as follows, to wit:

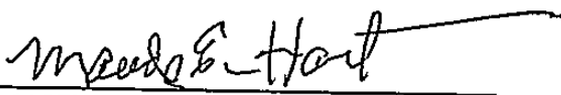
Lots 11, 12 & 13, Block "A", Oakland Addition, a subdivision according to a map or plat thereof which is on file and of record in the office of the Chancery Clerk of Madison County at Canton, Mississippi, in Plat Cabinet A, Slot 13, reference to which is hereby made in aid of and as a part of this description.

Also, I hereby give, devise and bequeath the major appliances and fixtures in my said home to LINN HART.

ITEM IX.

I hereby give, devise and bequeath all of the rest, residue and remainder of my property, whether it be real, personal or mixed, and wheresoever situated and howsoever described, to my son, LINN HART.

IN WITNESS WHEREOF, I, MAUDE ETHEL HART, have hereunto set my signature on, and published and declared this to be my Last Will and Testament on this the 5th day of August, 2009, 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.


MAUDE ETHEL HART, Testatrix

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of MAUDE ETHEL HART, do hereby certify that said instrument was signed in the presence of each of us, and that said MAUDE ETHEL HART, declared the same to be her Last Will and Testament in the presence of

each of us, and that we signed as subscribing witnesses to the said Will at the request of MAUDE ETHEL HART in her presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 5th day of August, 2009.

Doris Mansell
WITNESS

Address: 115 Sunny Grove
Canton, Miss.

Imogene Levy
WITNESS

Address: 735 E. Kathy Circle
Canton, MS 39046

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF Madison

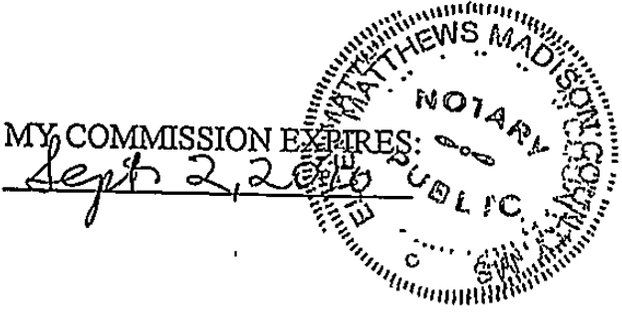
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the said county and state, Doris Mansell and Imogene Levy, the subscribing witnesses to the above and foregoing Last Will and Testament of MAUDE ETHEL HART, who, being first duly sworn, state on oath that the said MAUDE ETHEL HART signed, published and declared said instrument as her Last Will and Testament on the 5th day of August, 2009, the day and date of said instrument, in the presence of these two subscribing witnesses, and that said Testatrix was then of sound and disposing mind and memory, and more than eighteen years of age, and having her usual place of abode in Madison County, Mississippi, and that we, Doris Mansell and Imogene Levy, Affiants, subscribed and attested said instrument as witnesses to the signature of the Testatrix and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other.

Doris Mansell

Imogene Levy

SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of August, 2009.

Ellen Matthews
NOTARY PUBLIC



MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT 2, 2010
BONDED THRU STATE NOTARY SERVICE

MADISON COUNTY MS This instrument was
filed for record October 15, 2009.
Book 44 Page 814
ARTHUR JOHNSTON, C. C.
BY Karin Jupp D.C.



M.A.M. Matthews
-Initials

Last Will and Testament

2009-1400

FILED
 THIS DATE
 OCT 15 2009
 ARTHUR JOHNSTON, CHANCERY CLERK
 BY *[Signature]* D.C.

OF

JESSIE LORAIN HARPER

I, Jessie Loraine Harper, an adult resident citizen of the First Judicial District of Hinds County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all Wills and Codicils heretofore made by me.

ARTICLE I. PAYMENT OF DEBTS

I direct that my Executor shall pay all of my just debts which may be probated, registered and allowed against my estate, including expenses of my last illness and funeral, as soon after my death as can be conveniently done. I further direct that my Executor shall pay all federal and state taxes which shall be payable as a result of my death and which may be assessed against my estate as soon as shall be practicable.

ARTICLE II. SPECIFIC BEQUEST

To my sister, Golda Harper Koenig, I bequeath the sum of One Thousand Dollars (\$1,000.00). In the event Golda Harper Koenig shall predecease me, then this bequest shall lapse, and said property governed by this Article, shall be governed by Article III hereunder.

ARTICLE III. RESIDUARY BEQUEST AND DEVISE

I do give, devise and bequeath the residue of my estate, whether real, personal or mixed or whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests of which I shall die seized or possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment as follows:

- (a). One-half (1/2) share thereof to my nephew,

Jessie Loraine Harper

 JESSIE LORAIN HARPER

Jack Gregory Harper, but if he shall predecease me, then to his surviving children in equal shares.

(b). One-half (1/2) share thereof to my niece, Vickie Harper Powell, but if she shall predecease me, then her surviving children; but if she shall predecease me having no surviving children, then said property to Jack Gregory Harper.

In the event it becomes necessary to divide any part of the property in my estate among two or more beneficiaries, I request that said property be divided as fairly as possible according to their preference. In case of disagreement as to any item, my Executor shall determine the method of making allocation of that item and the result of the allocation by that method shall be conclusive.

ARTICLE IV: APPOINTMENT OF EXECUTOR

I hereby nominate, and appoint and constitute my brother, Jack T. Harper, as Executor of this my Last Will and Testament. In the event that my brother, Jack T. Harper, shall predecease me, or for any reason fail to act as Executor, then I do hereby nominate, appoint and constitute Vickie Harper Powell as Alternate Executrix of this my Last Will and Testament. My Executor, or Alternate Executrix, shall have full and plenary power and authority to do and perform any act deemed by him or her, to be for the best interest of my estate in order to effectuate the intent and provisions of this my Last Will and Testament, without any limitation whatsoever, and to the extent allowed by law, without any bond, inventory, appraisal, or accounting whatsoever. Said authority shall include, but shall not be limited to, the rights to take possession, hold, sell, manage, invest, or reinvest the same and to collect the income, dividends, rents, sale proceeds, interest and profits therefrom and to employ any attorneys, agents and accountants that he, or she, may deem necessary and for the best interest of my estate, and to pay unto himself, or herself, a just and reasonable

Jessie Lorraine Harper
JESSIE LORRAINE HARPER

compensation as Executor. Said authority shall include, but shall not be limited to, all powers granted to an Executor under the laws of the State of Mississippi as now existing or as hereafter may be amended.

ARTICLE V: MISCELLANEOUS PROVISIONS

(A) I have discussed all provisions within this Will and the purposes for same in detail with my attorney, Shelby R. Rogers, Jr., of Jackson, Mississippi, and he is familiar with my intentions and desires respecting this Will. I, therefore, request that during said attorney's lifetime, the Executor, or Alternate Executrix, consult with him as to all matters requiring an interpretation of this Will; however, the Executor's decision in all matters shall be final, and no liability shall arise against the Executor for his failure to consult with said attorney.

(B) Where the context requires, the gender of all persons used herein shall include the masculine, feminine and neuter, and the number of all words shall include the singular and plural.

(C) The division of this Will into articles or paragraphs and the use of captions in connection therewith is solely for convenience and shall have no legal effect in construing the provisions of this Will.

IN WITNESS WHEREOF, I do hereby sign, publish and declare this as my Last Will and Testament in the presence of the subscribing witnesses hereto on this the 16th day of August, 1983.

Jessie Loraine Harper
JESSIE LORAINÉ HARPER

Jessie Loraine Harper
JESSIE LORAINÉ HARPER

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

Shelley R. [Signature]
WITNESS
100 Congress St. S.
ADDRESS
Jackson, Mo. 39201

Nancy R. Sanders
WITNESS
3822 Eddy St.
ADDRESS
Jackson, Mo. 39212

Madelyn B. Deaton
WITNESS
100 Congress St South
ADDRESS
Jackson, Mo. 39201

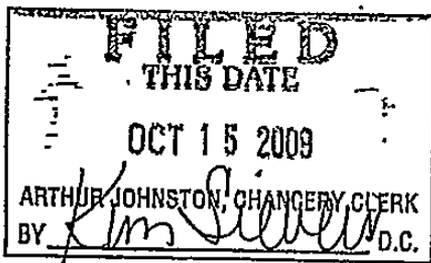
MADISON COUNTY MS This instrument was
filed for record October 15, 2009
Book 44 Page 838
ARTHUR JOHNSTON, C. C.
BY: K. Oliver C



Jessie Loraine Harper
JESSIE LORAIN HARPER

2009-1400

CODICIL TO
LAST WILL AND TESTAMENT
OF
JESSIE LORAIN HARPER



I, Jessie Loraine Harper, a resident of the First Judicial District of Hinds County, Mississippi, declare this to be the first Codicil to the Last Will and Testament executed by me on August 16, 1982.

I revoke and annul the appointment of Jack T. Harper as the Executor in Article IV of my Last Will and Testament. In lieu and substitution thereof, I nominate and appoint my nephew, Jack Gregory Harper, to be the Executor of my Last Will and Testament. Provided, however, that if he shall predecease me or is unable to serve in the capacity of Executor, then Vickie Harper Powell, who has been appointed to serve as Alternate Executor in my Last Will and Testament, shall continue to have the power to serve as my Alternate Executor.

In all other respects, I ratify and confirm all of the provisions of my said Will dated August 16, 1982.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be the first codicil to my Last Will, this the 16th day of August, 1983, at Jackson, Mississippi.

Jessie Loraine Harper
JESSIE LORAIN HARPER

The foregoing instrument, consisting of 2 typewritten pages, was signed, sealed, published and declared by Jessie Loraine Harper, the testatrix, to be her first Codicil to her Last Will and Testament, in our presence, and

we, at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses this the 16th day of November, 1983, at Jackson, Mississippi.

Shelly R. Ruff
WITNESS
100 Congress St. S.
ADDRESS
Jackson, MS 39201

Madelyn B. Deaton
WITNESS
100 Congress St. So.
ADDRESS
Jackson, Ms. 39201

Shawn Webber
WITNESS
100 Congress Street South
ADDRESS
Jackson, MS 39201

MADISON COUNTY MS This instrument was
filed for record October 15, 2009
Book 44 Page 842
ARTHUR JOHNSTON, C. C.
BY: K. Jewell D.C. 

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JESSIE LORAIN HARPER, DECEASED

CAUSE NO. 2009-1400-B

AFFIDAVIT OF SHELBY ROGERS, JR. AS SUBSCRIBING WITNESS

TEXAS
STATE OF MISSISSIPPI

COUNTY OF TRAVIS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the undersigned, Shelby Rogers, Jr., who having been first duly sworn states on his oath that in the presence of this Affiant, Jessie Loraine Harper signed, made, published and declared as her Last Will and Testament that certain instrument of writing entitled "Last Will and Testament of Jessie Loraine Harper" dated August 16, 1983, a true and correct copy of which is annexed as Exhibit "1" hereto; 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 at the time of her execution of said instrument; that the Affiant subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of Jessie Loraine Harper, in her presence, and in the presence of Nancy R. Sanders and Madelyn B. Deaton, each of who also subscribed and attested said instrument as a witness to the signature and publication thereof; that the Testatrix at the time of the attestation was mentally capable of recognizing and actually conscious of said act and attestation; that the undersigned, Shelby Rogers, Jr., was, at the time of said attestation, a credible and competent subscribing witness to that certain instrument of

LM1950T001.Harper Est\Pleadings\002.Affidavit.SR.wpd

FILED
THIS DATE
OCT 15 2009
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

writing entitled "Last Will and Testament of Jessie Loraine Harper" dated August 16, 1983; and that at the time of said attestation, the Testatrix, Jessie Loraine Harper, was a resident of and had a fixed place of residence in the First Judicial District of Hinds County, State of Mississippi.

Shelby Rogers, Jr.
Shelby Rogers, Jr.

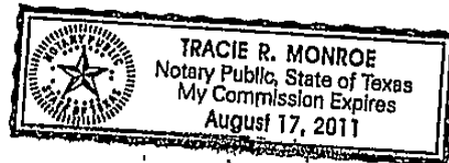
SWORN TO AND SUBSCRIBED before me on this 9th day of September, 2009.

Tracie R. Monroe
Notary Public

My Commission Expires:

Aug 17, 2011

(Affix Official Seal)



L:\1950\T001 Harper Est\Pleadings\P002.Affidavit.SR.wpd

Last Will and Testament

BOOK 044 PAGE 846

OF

JESSIE LORAIN HARPER

I, Jessie Loraine Harper, an adult resident citizen of the First Judicial District of Hinds County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all Wills and Codicils heretofore made by me.

ARTICLE I. PAYMENT OF DEBTS

I direct that my Executor shall pay all of my just debts which may be probated, registered and allowed against my estate, including expenses of my last illness and funeral, as soon after my death as can be conveniently done. I further direct that my Executor shall pay all federal and state taxes which shall be payable as a result of my death and which may be assessed against my estate as soon as shall be practicable.

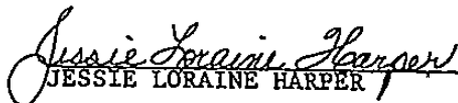
ARTICLE II. SPECIFIC BEQUEST

To my sister, Golda Harper Koenig, I bequeath the sum of One Thousand Dollars (\$1,000.00). In the event Golda Harper Koenig shall predecease me, then this bequest shall lapse, and said property governed by this Article, shall be governed by Article III hereunder.

ARTICLE III. RESIDUARY BEQUEST AND DEVISE

I do give, devise and bequeath the residue of my estate, whether real, personal or mixed or whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests of which I shall die seized or possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment as follows:

- (a). One-half (1/2) share thereof to my nephew,


JESSIE LORAIN HARPER

Page 1 of 4 Pages

EXHIBIT "1"

Jack Gregory Harper, but if he shall predecease me, then to his surviving children in equal shares.

(b). One-half (1/2) share thereof to my niece, Vickie Harper Powell, but if she shall predecease me, then her surviving children; but if she shall predecease me having no surviving children, then said property to Jack Gregory Harper.

In the event it becomes necessary to divide any part of the property in my estate among two or more beneficiaries, I request that said property be divided as fairly as possible according to their preference. In case of disagreement as to any item, my Executor shall determine the method of making allocation of that item and the result of the allocation by that method shall be conclusive.

ARTICLE IV: APPOINTMENT OF EXECUTOR

I hereby nominate, and appoint and constitute my brother, Jack T. Harper, as Executor of this my Last Will and Testament. In the event that my brother, Jack T. Harper, shall predecease me, or for any reason fail to act as Executor, then I do hereby nominate, appoint and constitute Vickie Harper Powell as Alternate Executrix of this my Last Will and Testament. My Executor, or Alternate Executrix, shall have full and plenary power and authority to do and perform any act deemed by him or her, to be for the best interest of my estate in order to effectuate the intent and provisions of this my Last Will and Testament, without any limitation whatsoever, and to the extent allowed by law, without any bond, inventory, appraisal, or accounting whatsoever. Said authority shall include, but shall not be limited to, the rights to take possession, hold, sell, manage, invest, or reinvest the same and to collect the income, dividends, rents, sale proceeds, interest and profits therefrom and to employ any attorneys, agents and accountants that he, or she, may deem necessary and for the best interest of my estate, and to pay unto himself, or herself, a just and reasonable

Jessie Lorraine Harper

 JESSIE LORRAINE HARPER

compensation as Executor. Said authority shall include, but shall not be limited to, all powers granted to an Executor under the laws of the State of Mississippi as now existing or as hereafter may be amended.

ARTICLE V. MISCELLANEOUS PROVISIONS

(A) I have discussed all provisions within this Will and the purposes for same in detail with my attorney, Shelby R. Rogers, Jr., of Jackson, Mississippi, and he is familiar with my intentions and desires respecting this Will. I, therefore, request that during said attorney's lifetime, the Executor, or Alternate Executrix, consult with him as to all matters requiring an interpretation of this Will; however, the Executor's decision in all matters shall be final, and no liability shall arise against the Executor for his failure to consult with said attorney.

(B) Where the context requires, the gender of all persons used herein shall include the masculine, feminine and neuter, and the number of all words shall include the singular and plural

(C) The division of this Will into articles or paragraphs and the use of captions in connection therewith is solely for convenience and shall have no legal effect in construing the provisions of this Will.

IN WITNESS WHEREOF, I do hereby sign, publish and declare this as my Last Will and Testament in the presence of the subscribing witnesses hereto on this the 16th day of August, 1983.

Jessie Loraine Harper
JESSIE LORAIN HARPER

Jessie Loraine Harper
JESSIE LORAIN HARPER

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

Shelley Harper
 WITNESS
100 Congress St. S.
 ADDRESS
Jackson, Mo 39201

Nancy R Sanders
 WITNESS
3822 Eddy St
 ADDRESS
Jackson, Mo 39212

Madelyn B. Deaton
 WITNESS
100 Congress St South
 ADDRESS
Jackson, Mo 39201

MADISON COUNTY MS This instrument was
 filed for record October 15, 2009.
 Book 444 Page 844
 ARTHUR JOHNSTON, C C
 BY: K Stevens D.C. 

Jessie Loraine Harper
 JESSIE LORAIN HARPER

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

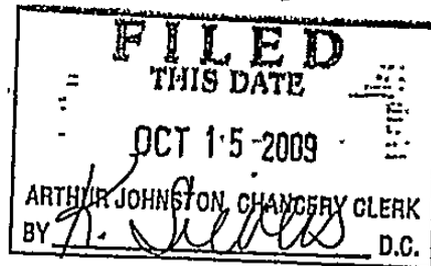
IN THE MATTER OF THE ESTATE OF
JESSIE LORAIN HARPER, DECEASEDCAUSE NO. 2009-1400-B

AFFIDAVIT OF SHELBY ROGERS, JR. AS SUBSCRIBING WITNESS

TEXAS
STATE OF MISSISSIPPI
TRAVIS
COUNTY OF ~~SPRINGS~~

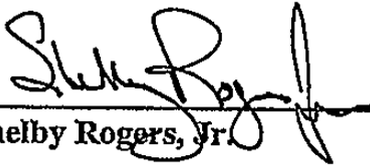
Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the undersigned, Shelby Rogers, Jr., who having been first duly sworn states on his oath that in the presence of this Affiant, Jessie Loraine Harper, signed, made, published and declared as her Codicil to Last Will and Testament that certain instrument of writing entitled "Codicil to Last Will and Testament of Jessie Loraine Harper" dated November 16, 1983, a true and correct copy of which is annexed as Exhibit "1" hereto; 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 at the time of her execution of said instrument, that the Affiant subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of Jessie Loraine Harper, in her presence, and in the presence of Madelyn B. Deaton and Shawn Webber, each of who also subscribed and attested said instrument as a witness to the signature and publication thereof; that the Testatrix at the time of the attestation was mentally capable of recognizing and actually conscious of said act and attestation; that the undersigned, Shelby Rogers, Jr. was, at the time of said attestation, a credible and competent subscribing witness to

L:\1950\T001 Harper Est\Pleadings\P003.Affidavit.SR(Codicil).wpd



Page 1 of 2

that certain instrument of writing entitled "Codicil to Last Will and Testament of Jessie Loraine Harper" dated November 16, 1983; and that at the time of said attestation the Testatrix, Jessie Loraine Harper, was a resident of and had a fixed place of residence in the First Judicial District of Hinds County, State of Mississippi.


Shelby Rogers, Jr.

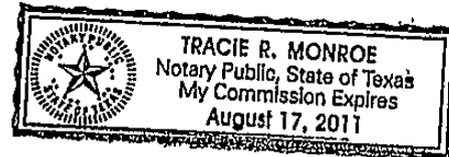
SWORN TO AND SUBSCRIBED before me on this 9th day of September, 2009.


Notary Public

My Commission Expires:

Aug. 17, 2011

(Affix Official Seal)



L:\1950\T001.Harper Est\Pleadings\P003.Affidavit SR(Codicil) wpd

CODICIL TO
LAST WILL AND TESTAMENT
OF
JESSIE LORAIN HARPER

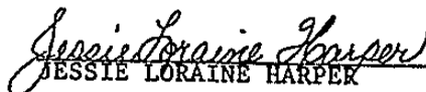
BOOK 044 PAGE 852

I, Jessie Loraine Harper, a resident of the First Judicial District of Hinds County, Mississippi, declare this to be the first Codicil to the Last Will and Testament executed by me on August 16, 1982.

I revoke and annul the appointment of Jack T. Harper as the Executor in Article IV of my Last Will and Testament. In lieu and substitution thereof, I nominate and appoint my nephew, Jack Gregory Harper, to be the Executor of my Last Will and Testament. Provided, however, that if he shall predecease me or is unable to serve in the capacity of Executor, then Vickie Harper Powell, who has been appointed to serve as Alternate Executor in my Last Will and Testament, shall continue to have the power to serve as my Alternate Executor.

In all other respects, I ratify and confirm all of the provisions of my said Will dated August 16, 1982.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be the first codicil to my Last Will, this the 16th day of August, 1983, at Jackson, Mississippi.


JESSIE LORAIN HARPER

The foregoing instrument, consisting of 2 typewritten pages, was signed, sealed, published and declared by Jessie Loraine Harper, the testatrix, to be her first Codicil to her Last Will and Testament, in our presence, and

EXHIBIT "1"

Page 1 of 2 pages

we, at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses this the 16th day of November, 1983, at Jackson, Mississippi.

Shelby R. Ruff
WITNESS
100 Congress St. S.
ADDRESS
Jackson, MS 39201

Madelyn B. Deaton
WITNESS
100 Congress St. S.
ADDRESS
Jackson, Ms 39201

Shawn Webster
WITNESS
100 Congress Street South
ADDRESS
Jackson, MS 39201

MADISON COUNTY MS This instrument was
filed for record October 15, 2009.
Book 44 Page 850
ARTHUR JOHNSTON, C. C.
BY: R. Sievers D.C.

