

State of South Carolina }
 County of Abbeville }

In the name of God, Amen,
 I, William V. Clinchscale, of the County and
 State aforesaid, being of sound and disposing
 mind, memory and understanding, do make this
 my last will and testament in the manner
 following, hereby revoking all former wills
 which I have made,

First, I will and direct that all my just debts,
 and funeral expenses be paid,

Second, I will devise and bequeath to my daughter
 Olive B. Rogers all my real estate of which I shall
 die seized and possessed, except my Town Place
 place hereinafter mentioned, and also all my
 personal property of every nature and kind
 whatsoever, for and during her natural life, and
 at her death to be equally divided among her
 children, and I give to the said Olive B. Rogers
 full power and authority to sell any or all of
 said lands and reinvest the proceeds in other lands
 to be held by her under the provisions of this will,

Third, I have made ample provisions for my beloved
 wife Harriet B. Clinchscale in the marriage settlement
 between us, which is on record in the office of the
 Clerk of Court for said County, and as I consider the
 provisions made for in said settlement to be the
 full share of my wife in my estate and ample
 for her support I have no further provision for
 her in this will, the provision made for my
 wife in said marriage settlement was made and
 accepted in lieu and bar of dower and all
 other interest in my estate,

Fourth, I hereby nominate and appoint my
 daughter Olive B. Rogers the sole executor,

of this my last will and testament, with full power to do all acts necessary to carry out the provisions thereof.

I do witness whereof I have hereunto set my hand and seal this 22nd day of September A D 1905

W. T. Clinkscales (L.S.)

Signed, Sealed, published and declared by the testator, as and for his last will and testament in our presence who at the request of the testator, and in his presence and in the presence of each other have signed our names hereto as attesting witnesses

A Selden Kennedy
Morgan Cowan
C B Cowan

State of South Carolina,
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—

J. F. Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

J. C. Hewins

subscribing

witness to the annexed instrument of writing purporting to be the last Will and Testament of

M. L. Ashley

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

was present, and did see the said instrument of writing duly executed by the said

M. L. Ashley

And deponent further saith that the said

M. L. Ashley

at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

J. M. Richardson

and

J. P. Beatt

in the presence of each other, and of the said

M. L. Ashley

and at request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

2

day of *August*
hundred and *seven*

one thousand nine

J. C. Hewins

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *M. L. Ashley*
UPON DUE EXAMINATION of

J. C. Hewins

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

M. L. Ashley

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *J. M. Ashley - M. C. Ashley - R. M. Ashley*

J. F. Miller
Judge Probate Court.

State of South Carolina,
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we* know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP *us* GOD.

SWORN and subscribed to before me this

2 day of *Aug* 1907

J. M. Ashley -
R. M. Ashley -

State of South Carolina }
County of Abbeville }

I Moses Ashley, of the County of Abbeville,
State of South Carolina, being of sound mind
and memory do make, publish and declare this
to be my last will and testament to wit:

1st All my just debts and funeral expenses
shall first be paid - out of what cash I may
have on hand or debts that may be due me
at my death and in case there should not be
enough of money from these two sources to pay
my indebtedness, then I empower my executor to
sell as much of my personal property to pay
all my just debts

2^d I will and bequeath to my sons, J N
Ashley and M C Ashley, and my grand son
Robert Longo Ashley, that tract of land known
as the Key place containing 146 acres more
or less to share each alike, except that I will
that J N Ashley, shall have his share of the said
land on which the houses are built, and he now
lives, and to R M Ashley, Martha Jane Ashley,
and Margaret Elizabeth Ashley my homestead
place where I now reside containing 190 acres
more or less, and also all my personal property

3rd I nominate and appoint my sons
J N Ashley, M C Ashley and R M Ashley
to be the executors of this my last will and
testament, hereby revoking all former wills
by me made

In witness whereof I have hereunto set
my hand and seal this the 26th day of
Sept 18 1903, M. L. Ashley

Signed, sealed, subscribed and declared a

And for his last Will and Testament by the
above named testator in our presence, who had,
at his request and in his presence and in the
presence of each other, signed our names as
witnesses thereto,

J. C. Alvine
J. M. Richardson
J. P. Pratt

M. L. Ashley

State of South Carolina, } PROBATE COURT—PROBATE WILL.
COUNTY OF ABBEVILLE.

PRESENT— *J. J. Miller* Judge of Probate Court
for the County of Abbeville

PERSONALLY APPEARED *J. J. Andrews* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Mrs S E Fette*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
S E Fette ^{he} was present, and did see the said instrument of writing duly executed by the said *Mrs*
And deponent further saith that the said *Mrs S E Fette*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *J. J. Andrews*
(the deponent) and *J. W. Sanders* and *R. J. Robinson*
in the presence of each other, and of the said *Mrs S E Fette*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *2* } *J. J. Andrews*
day of *Sept* one thousand nine
hundred and *1907*
J. J. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Mrs S E Fette*
UPON DUE EXAMINATION of *J. J. Andrews* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Mrs S E Fette*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Newton J. Downs* and *Mary F. Patterson*
named in the will as Executors.
J. J. Miller
Judge Probate Court.

State of South Carolina, } IN THE PROBATE COURT.
COUNTY OF ABBEVILLE.

WE DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
2 day of *Sept* 1907 }
J. J. Miller
Judge of Probate }
Newton J. Downs
Mary F. Patterson

South Carolina }
County of Abbeville }

In the Name of God Amen,
I, Sophonia E. Pitts, of the Town of McCormick, in
the State and County aforesaid, being of sound
mind and disposing mind and memory, but frail
in health, do make, publish and declare this to be
my last will and Testament, hereby revoking and
making void all other last wills and Testaments
by me hitherto made,

And first I commend my immortal being to
God who gave it, and my body to the ground where it
came,

First - It is my will that my house & lot situated
in the Town of Thompson, in the State of Georgia,
to be sold at Public Sale, after due notice, to the
highest bidder, by my executor, hereinafter named,
as soon after my decease, as my said executor
shall deem advisable, provided the full value
of said property can be obtained, when sold,
the proceeds of such sale shall be equally divided
among my Children or their heirs, to wit:

Mary Frances Patterson, Nancy Elizabeth Hagans,
Martha Matilda Quarles, and Newton Joneth Downs,
Shan and Shan alike, And I do hereby authorize
and empower my said Executors to Convey and
make sufficient title to the said property,

Second - It is my will that all my personal
property of whatsoever kind, which I now own or
may hereafter be entitled to, be divided among my
said Children, as they may agree;

It is my will that should any rents occur from
my said property, in the Town of Thompson, in
the State of Georgia, after my decease and previous
to sale of said property, such rents shall be divided

Among my said Children above named, shall and
them all,

It is my will that my daughter Nancy Elizabeth Hagan
shall receive out of personal property, One set of
Bedroom furniture, Consisting of four pieces, Also
to Mary Frances Patterson one extension Table (dinner)
and sofa, and a feather bed, to Mary E. S. Patterson,
my granddaughter

These donations all to be made from my personal
property, The residue thereof to be devised as directed
in the second section above

I hereby nominate and appoint Newton youth Jones
Mary F Patterson to be the executors of this my
last will and testament,

In Witness whereof, I have hereunto set my hand
and seal this Twenty-second day of January, in
the year of our Lord, Nineteen hundred and seven,

Mrs S. E. Fitts

The above instrument was now here subscribed by
the Testatrix Mrs Sophronia E Fitts, who at the time
declared it to be her last will and testament, in our
presence, and we at her request, in her presence and
in the presence of each other affix our signatures
here to as witnesses thereof

J. J. Sanders
J. R. Sanders
R. J. Robinson

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

late of Abbeville County, deceased, who, being duly sworn, deposed and saith that
was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said

at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

in the presence of each other, and of the said

and at request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

day of one thousand nine
hundred and

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

E. C. Boyce
UPON DUE EXAMINATION of *the exemplification of the last will Testament*
of said deceased, which is attached and is appearing that it has been duly
admitted to probate in said Court, and that it is the last will
of the deceased, late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

~~Will of said deceased.~~

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

J. P. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as

know or believe, and that *I* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that *I* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

18 day of *Dec* 1907

J. P. Miller
Judge Probate Court

Samuel H. Boyce

State of South Carolina } In the
County of Abbeville } Probate Court

I, E. E. Boyer, being of sound mind, memory and understanding, do make and declare this my last will and testament in manner and form following, that is to say: I will and bequeath to my wife the free use and occupation of my home place in the town of Gastonia and my old home place situated on Powder's Creek, also the five acres tract of land about one mile west of Gastonia,

That my said wife have all rents and profits of said lands, I also will that my said wife may sell any part of said lands she may desire and make title to same and make such disposition of proceeds of sale as she may desire,

I also will that all notes, accounts and other evidences of debt due me at the time of my death and also all moneys which I may have be collected by my Exr, hereafter named, and after paying all debts which I may owe to gether with my funeral expenses, all amounts collected be paid by him over to my said wife, I also will that my said wife have all personal property of every kind which I may have at time of my death except my gold watch and the Piano now in parlor,

I also will that she may distribute any such portion of my estate as she may desire among any or all of my children, I give to my daughter M W Bernau the piano now in the parlor and direct that she be charged \$150. for same in distribution of my said estate,

I also give to my son N M Boyer my gold watch to be charged at \$40. in distribution of said estate, I will that at death of my said wife all real estate, all personal property

of my description and all moneys and
 all debts due the Estate be divided equally
 between my three sons, James Boyce, J A
 Boyce, and W M Boyce, and my three
 daughters, Rebecca Wideman, M A Bernan
 and Carrie Boyce, taking into consideration
 such amounts as any one of my said
 children may have received from myself
 or my said wife, I will further that in
 case any of my said children should die
 leaving children before said bequest be
 distributed said parents ~~of said~~ share
 of said estate be distributed among said
 children,

I hereby constitute and appoint
 my son Samuel A Boyce executor of this
 my last will and testament,

E. E. Boyce
 Signed and declared by E. E. Boyce to be
 his last will and testament.

In our presence January 6 1893

J. G. Bradley
 J. W. Bradley

Codicil

North Carolina
 Gaston County

J. E. Boyce of said County and
 State, make this Codicil to my last will and
 testament published by me and dated January
 6, 1893, which I ratify and confirm, except
 as the same shall be changed hereby;

Whereas, by my will above mentioned I gave and
 devised to my daughter Rebecca A Wideman,
 equal share in my estate with my three sons
 James Boyce, J A Boyce and W M Boyce, and
 my ~~two~~ daughters M A Bernan and Carrie Boyce.

And whereas I am making said will above
 referred to I have become the owner of a certain
 tract of land in Abbeville County, State of S. C.,
 the same being the tract of ~~land~~ ^{in which my said} daughter
 Rebecca A. Wideman now resides, and known as
 the D. V. Wideman place, containing about
 300 acres. Now therefore I hereby revoke the
 said devise to my said daughter and
 devise that portion of my estate given to said
 daughter Rebecca A. Wideman, to my three
 sons and my daughter Carrie (Boyer) Kennedy
 each to share alike in same. And in lieu
 of this said devise above mentioned, I
 give and devise to my daughter Rebecca
 A. Wideman all of the tract of land
 above mentioned in Abbeville County, State
 of S. C., my said daughter Rebecca to
 have no part in my estate except tract
 of land above mentioned.

C. E. Boyer (Seal)

Signed, Sealed and published by the
 said C. E. Boyer as a will to his
 last will and testament in our presence
 and we in his presence and in the
 presence of each other here at his request
 hereto subscribed our names as
 witnesses, May 31, 1902.

J. G. Bradley

H. M. Myers

J. M. Bradley

State of South Carolina, }

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED _____ subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of
 _____ late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
 _____ was present, and did see the said instrument of writing duly executed by the said
 _____ And deponent further saith that the said
 _____ at the time of executing the said instrument of writing was, to the best of deponent's knowledge
 and belief, of sound and disposing mind, memory and understanding; and that
 _____ (the deponent) and _____ and
 _____ in the presence of each other, and of the said
 _____ and at _____ request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this
 _____ day of _____ one thousand nine }
 _____ hundred and _____ }

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of _____
 UPON DUE EXAMINATION of _____ one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of
 _____ late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
 Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
 granted to _____

Judge Probate Court.

State of South Carolina, }

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
 know or believe, and that _____ will well and truly execute the same by paying first the debts and then the legacies contained
 in said will, as far as _____ goods and chattels will thereunto extend and the law charge _____ and that _____ will make
 a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
 _____ day of _____ 190 _____ }

State of South Carolina,

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—

for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

William Tennent late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said *William Tennent*

And deponent further saith that the said *William Tennent*
Tennent at the time of executing the said instrument of writing was, to the best of deponent's knowledge
 and belief, of sound and disposing mind, memory and understanding; and that *Hugh Wilson*

(the deponent) and *Jas Colman* and *W D Branch*

in the presence of each other, and of the said *William Tennent*
 and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *9*
 day of *January* one thousand nine
 hundred and *Eigh*

Hugh Wilson

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *William Tennent*

UPON DUE EXAMINATION of

Hugh Wilson one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of *William Tennent*
Tennent late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
 Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
 granted to

A Alexander Tennent named
 in said last will as Executor *J P Miller*
 Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
 know or believe, and that *I* will well and truly execute the same by paying first the debts and then the legacies contained
 in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that *I* will make
 a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

9 day of *January* 190*8*

A Alexander Tennent

J P Miller
 Judge of Probate Court

The State of South Carolina }
County of Abbeville }

I William Tennent, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, do make and declare this to be my last will and testament in manner and form following:

1st I will and direct that my Executors hereinafter named, shall pay all my just and legal debts,

2nd I will, bequeath and devise all of the personal property that I may be possessed of, of whatever kind, to my Son F Alexander Tennent, ~~wherever the same may be located,~~

3rd I will bequeath and devise all the real estate that I may be possessed of by descent, purchase or otherwise, to my said Son, F Alexander Tennent, wherever the same may be located,

4th I hereby nominate, constitute and appoint my said Son F Alexander Tennent my Sole Executor of this my last will and Testament,

5th I hereby revoke all former wills made by me, Witness my hand and seal this 5th day of Dec 1893

W. Tennent

Subscribed by the Testator in the presence of each of us, and at the same time, declared by him to be his last will and testament, and thereupon, at the request of the Testator sign our names hereto as witnesses, in the presence of the Testator, and in the presence of each other, this 5th day of December 1893

W. P. Branch }
Jas Leatham W }
Nash Wilson }

State of South Carolina, } PROBATE COURT—PROBATE WILL.
COUNTY OF ABBEVILLE.

PRESENT— *J. D. Miller* Judge of Probate Court
for the County of Abbeville

PERSONALLY APPEARED *J. C. Ellis* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *B. S. Barneau*
B. S. Barneau late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
he was present, and did see the said instrument of writing duly executed by the said *B. S. Barneau*
B. S. Barneau And deponent further saith that the said *B. S. Barneau*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *J. C. Ellis*
(the deponent) and *A. G. Smith* and *Lewis Perrin*
in the presence of each other, and of the said *B. S. Barneau*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *10* } *J. C. Ellis*
day of *January* one thousand nine
hundred and *Eight*
J. D. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *B. S. Barneau* }
UPON DUE EXAMINATION of *J. C. Ellis* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *B. S. Barneau*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *William M. Barneau, J. Foster Barneau and Wyatt L. Ken*
Judge Probate Court.

State of South Carolina, } IN THE PROBATE COURT.
COUNTY OF ABBEVILLE.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as goods and chattels will thereunto extend and the law charge and that will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this } *William M. Barneau*
10 day of *January* 190*8* }
J. D. Miller
Judge of Probate Court

The State of South Carolina }
 County of Abbeville. }

I Benjamin S. Barnwell of said State and County of Abbeville, do make and declare this my last Will and Testament

First, I direct all debts paid

Second, I give, devise, and bequeath unto my beloved wife Mary Anna Barnwell all my estate, of which I may be possessed, real and personal for her use and benefit during her life time

Third After the death of my said wife, I give, devise, and bequeath all my estate, above given to her for life, as follows:

One fourth ($\frac{1}{4}$) thereof to my Son W^m M. Barnwell,

One fourth ($\frac{1}{4}$) to my Son James Foster Barnwell,

and the remaining half ($\frac{1}{2}$) to Myself Aiken -

in Trust however for the use and benefit of my Grand Children, Children of my deceased daughter Mary B. Aiken, The amount so bequeath to my

said Grand Children, I direct to be divided and had as follows, One sixth ($\frac{1}{6}$) thereof to J. B. Barnwell Aiken,

One sixth ($\frac{1}{6}$) thereof to J. Myself Aiken, One third ($\frac{1}{3}$)

thereof to Mary B. Aiken, One third ($\frac{1}{3}$) thereof to

Virginia C. Aiken, The income arising from the respective legacies & bequest, so devised in Trust to be expended, if necessary, in the discretion of said Trustee for the support and education of my said Grand Children respectively

Fourth, In case of the death of either of my Grand Children before attaining majority, or not leaving Children if previously married, I desire and direct that the share or estate of said Child be divided among the other

Children & their father W^m Aiken and W^m M. Barnwell, and James Foster Barnwell, then and

share alike - Fifth, In case of the death of either of

my soul without Child or Children living. I direct that his
Shou be divided as follows: One half to his surviving
Brother and one half (1/2) to the Children of my deceased
Daughter Mary B, in Equal Shares - the Child or Children
of Any deceased Child to represent the Parents.

Sixth I Appoint W^m M Barnum, J Foster Barnum,
& Wyatt Allen, Executors of this my last Will & Testament
& hereby Authorize and empower them to Change any
investments in their judgments are desirable and to invest
the proceeds thereof, and to Sell and Convey real Estate
in their discretion & make good & sufficient title thereon,
As to the Real Estate in which my wife Mary B
has a life Estate, her written Consent must be given
to any such Sale or Change of investments.

In Testimony whereof I have hereunto affixed
my Signature and Seal this 2^d day of
August 1904,

Benj S Barnum *(Seal)*

Signed and Sealed by Testator in our presence
and acknowledge as his last Will & Testament and
Witnessed by us at his request, in his presence
and in the presence of each other, as attested
by our respective Signatures

J C Ellis
H S Smith
Lewis Perrin

Void

State of South Carolina,
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT—

J F Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

Jas M Rayson

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Mary Maddox* late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

she was present, and did see the said instrument of writing duly executed by the said *Mary Maddox* And deponent further saith that the said *Mary Maddox* at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that *Jas M Rayson* (the deponent) and *M R Bonham* and *Horace Long* in the presence of each other, and of the said *Mary Maddox* and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

11 day of *March* one thousand nine hundred and *Eight*

Jas M Rayson

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

UPON DUE EXAMINATION of

Jas M Rayson one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of *Mary Maddox* late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *Stephen W. Brown, named in will as executor*

J F Miller
Judge Probate Court.

State of South Carolina,
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that *I* will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that *I* will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

11 day of *March* 1908

J F Miller
Judge of Probate Court

Stephen W. Brown

State of South Carolina }
 County of Abbeville } 3

In the name of God Amen;
 I Mary G Maddox, of said State and County,
 being of sound and disposing mind and memory
 do make, ordain, declare and publish as and
 for my last Will and Testament, the instrument
 following to wit;

Item 1 I give and bequeath to my brother
 Stephen S. M. Brown my furniture, bedding,
 one duck covered trunk, one Amethyst ring
 one signet ring, one bracelet,

Item 2, I give and bequeath to my sister
 Clifford J. Brown, wife of my brother Stephen
 S. M. Brown one gold shirt waist set, one
 woolen shawl, one silk shawl,

Item 3- I give and bequeath to my sister
 Pearl M. Rayson for and during her natural
 life, one diamond ring, one small set ring,
 one gold watch and chain, one brooch, one
 leather trunk, If my said sister should
 die without leaving bodily heirs surviving
 her I give and bequeath the property
 herein above willed to her to my brother
 Stephen S. M. Brown, And if he should die
 before my said sister then said property to go
 to any child or children he may leave him
 surviving, I will and bequeath absolutely
 to my sister Pearl M. Rayson my wearing
 apparel,

Item 4th I give and bequeath to my friend
 Mrs J. Fitzgerald of Harrelltown N.Y.
 my fur coat,

Item 5, I give and devise to my brother
 Stephen S. M. Brown, and my sister

Pearse M. Payson, for and during the
joint lives of them and for the life
of the remainder of them my tract of
land in Abbeville County, South Carolina,
containing four hundred and twenty
acres more or less, to be equally enjoined
and used by them, And at the death of
the survivor of them, I give and devise
the said lands equally to the child or children
they may leave, and the child or children
of deceased child or children, who shall
take the parents share.

State of South Carolina,

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE

PRESENT—

J. I. Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

Jas M Rayson

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Mary C Maddox
she

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

she was present, and did see the said instrument of writing duly executed by the said *Mary C Maddox*

And deponent further saith that the said *Mary C Maddox*

at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and *Mr Bonham* and *Northen Long*

in the presence of each other, and of the said *Mary C Maddox*

and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

day of *March* one thousand nine

hundred and *Eight*

Jas M Rayson

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Mary C Maddox*

UPON DUE EXAMINATION of

Jas M Rayson

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

Mary C Maddox

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *Stephen S. M. Brown, named in the will as Executor*

J. I. Miller
Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that *we* will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

" day of *March* 1908

J. I. Miller
Judge of Probate Court

Stephen S. M. Brown

State of South Carolina }
 County of Abbeville }

In the name of God-Amen!

I Mary C Maddox of the Said State and County, being of sound and disposing mind and memory do make, ordain, declare and publish as and for my last Will and Testament the instrument following to wit:

Item 1, I give and bequeath to my brother Stephen S. M. Brown, my furniture, bedding, one duck covered trunk, one Amethyst ring, one Signet ring, one bracelet,

Item 2, I give and bequeath to my sister Clifford J. Brown, wife of my brother Stephen S. M. Brown, one Gold Stick Watch Set, one woolen shawl, one Silk Skirt,

Item 3, I give and bequeath to my sister Mrs Pearl M. Raper, for and during her natural life one diamond ring, one small Set ring, one gold watch and chain, one brooch, one leather trunk, If my said sister should die without leaving bodily heirs surviving her I give and bequeath the property herein above listed to her to my brother Stephen S. M. Brown, And if he should die before my said sister, then said property to go to any child or children he may leave him surviving. I give and bequeath absolutely to my sister Pearl M. Raper my wearing apparel,

Item 4, I give and bequeath to my friend Mrs J. J. Fitzgerald of Harristown N.Y. my fur coat,

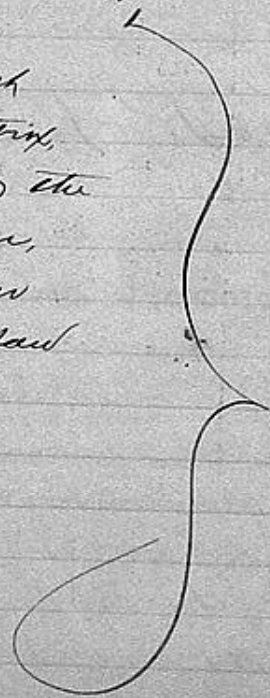
Item 5, I give and devise to my brother Stephen S. M. Brown, in fee simple, my undivided half interest in the lot of land, known as the Maddox Mill track, containing Twenty (20) acres

Morrow, in said County, Item 6, I give and devise to my
 brother Stephen S. Brown and my sister Pearl M. Royer,
 for and during the joint lives of them, and for the
 life of the remainder of them my tract of land in
 Abbeville County, South Carolina, containing four hundred
 and twenty acres, more or less, to be equally enjoyed
 and used by them, And at the death of the survivor of
 them I give and devise the said land Equally to the child
 or children they may bear and the child or children of
 predeceased child or children, who shall take the
 parents share, Item 7, If I bear any debt incu-
 ring my burial expenses and expenses of last
 illness and the money on hand is not sufficient to pay
 them, I direct my executor to sell such of the
 personal property as he and my sister Pearl M.
 Royer may decide on, to meet such expenses,
 Item 8, I nominate constitute and appoint my brother
 Stephen S. Brown, sole executor of this my last will
 Testament, and relieve him from the obligation
 of making annual Returns to the Probate Court,
 Item 9, I hereby revoke any and all wills heretofore
 made by me, January 15 1908

Mary Maddox

Signed Sealed and ordained, declared
 and published as and for her last
 will and Testament by the Testatrix,
 who in our presence signed the
 same, and we in her presence,
 and in the presence of each other
 signed it as Witnesses, and saw
 her and each other sign it

This 15 January 1908
 M R Bonham
 Jas M Royer
 Horace Long



State of South Carolina,

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—

J. D. Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

C. A. Traylor

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Joseph Cochran subscribing

late of Abbeville County, deceased, who being duly sworn, depose and saith that

he was present, and did see the said instrument of writing duly executed by the said *Joseph Cochran*
And deponent further saith that the said *Joseph Cochran*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and *C. A. Traylor* and *R. J. Robinson*

in the presence of each other, and of the said *Joseph Cochran*

and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *27*
day of *March* one thousand nine
hundred and *Eight*

C. A. Traylor

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Joseph Cochran*

UPON DUE EXAMINATION of

C. A. Traylor

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

Joseph Cochran

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *Mrs R. N. Cochran, named in the will*

as executrix,

J. D. Miller
Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

27 day of *March* 190*8*

J. D. Miller
Judge of Probate

R. N. Cochran

South Carolina

In the name of God, Amen;

I Joseph Colbran of the County of Abbeville, in the State of South Carolina, being of Sound and disposing Mind and Memory, do make, publish and declare this to be my last Will and Testament, hereby revoking and making null and void all other last Wills and Testaments by me heretofore made And first I Comend my immortal being to God who gave it, and my body to the ground whence it Came,

My Will is that all my Just debts & funeral expences be paid by my Executor hereinafter Named,

My Will is that all my estate, both personal and Real, at my decease, be vested in my beloved wife K H Colbran and her heirs and assigns forever, to make Sale of Same, to make, execute and deliver titles to the Same, at her pleasure,

I hereby nominate and appoint my said wife K H Colbran to be the executrix of this my last will and testament,

In testimony whereof I hereunto seth my hand and Seal this fifteenth of February. Nineteen hundred and Eight, (1908)

Joseph ^{his} Colbran _{made}

The above instrument was now him subscribed by the testator, Joseph Colbran, in our presence, who at the same time declared it to be his last will and testament, and at his request and in his presence and in the presence of each other, signed our names as witnesses thereof

J. Robinson
O. A. Traylor
R. J. Robinson

State of South Carolina, } PROBATE COURT—PROBATE WILL.
COUNTY OF ABBEVILLE.

PRESENT— *J. F. Miller* Judge of Probate Court
for the County of Abbeville

PERSONALLY APPEARED *H. G. Smith* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Amanda*
Wiles *her* late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
Wiles was present, and did see the said instrument of writing duly executed by the said *Amanda*
And deponent further saith that the said *Amanda Wiles*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *H. G. Smith*
(the deponent) and *Lenis Perrin* and *J. Allen Smith*
in the presence of each other, and of the said *Amanda Wiles*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *24* } *H. G. Smith*
day of *July* one thousand nine
hundred and *Eight*
J. F. Miller
Judge of Probate,

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Amanda Wiles*
UPON DUE EXAMINATION of *H. G. Smith* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Amanda*
Wiles late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Betty Donaldson*
J. F. Miller
Judge Probate Court.

State of South Carolina, } IN THE PROBATE COURT.
COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this } *Betty Donaldson*
24 day of *July* 1908 }
J. F. Miller
Judge of Probate.

State of South Carolina }
 County of Abbeville }

Know all men by these presents, that I, Amanda Miles, of the State of South Carolina, County of Abbeville, do make and declare this to be my last will and Testament, hereby revoking all former wills by me at any time heretofore made;

And as to my real estate, and all the property real and personal or mixed, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise, bequeath, and dispose thereof in the manner following, to wit:

I My will is, that all my just debts and funeral expenses shall, by my Executrix hereinafter named, be paid out of my estate, as soon after my decease, as shall by her be found convenient,

II I give, devise and bequeath to my beloved daughter, Betty Donaldson, all my property, real, personal or mixed of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, to be hers in fee simple; And lastly I do nominate and appoint my said daughter, Betty Donaldson, to be the Executrix without bond, of this my last will and Testament.

In testimony whereof, I the said Amanda Miles have to this, my last will and Testament have subscribed my name and affixed my seal this sixth day of April, 1905.

Amanda ^{lid} Miles
 mk

Signed, Sealed, and declared by the said Amanda Miles as and for 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 subscribed our names as witnesses thereto.

Jenies Perrin
 W. J. Smith
 Allen Smith

State of South Carolina, }

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—

J. F. Miller
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

J. L. Perrin

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of *G. M. Richey*

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

G. M. Richey ^{she} was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said *G. M. Richey*

at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and *James Chalmers* and *J. F. Livingston*

in the presence of each other, and of the said *G. M. Richey*

and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *26*

day of *July* one thousand nine

hundred and *Eight*

J. L. Perrin

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *G. M. Richey*

UPON DUE EXAMINATION of

J. L. Perrin

one of the subscribing witnesses,

to the annexed instrument of writing purporting to be the last Will and Testament of *G. M. Richey*

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

Norman Richey

J. F. Miller
Judge Probate Court.

State of South Carolina, }

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

26 day of *July* 1908

J. F. Miller
J. Prob. Court

Norman Richey

State of South Carolina }
Albion County }
}

Know all men by these presents that I George Richey of the State and County aforesaid, being of Sound and disposing mind but knowing the uncertainty of life; do make this my last will and testament in manner and form following:

I will bequeath and devise to my wife Sophia Richey if she should out live me, my house and lot and all of my personal property during her life, my son George to live with her, at her death, my whole estate both real and personal to George Richey and my daughter Maria Branch, wife of James Branch now living in Sta bright New Jersey - Shan and Shan alike,

I have already given to each of my other children, namely, Norman Richey, Peter Richey, Andrew Richey, Martha Richey Bacon, Johnson Richey their full Shan of my Estate;

I hereby appoint my son Norman Richey Executor of this my last will and testament;

Signed, sealed and delivered and declared as my last will and testament, in presence of J. L. Pirron, James Charlus and J. P. Livingston, who at my request and in my presence and in the presence of each other, witnessed the execution of the same, this the seventh day of May, in the year of our Lord nineteen hundred and two (1902)

G. M. Richey (R.S.)

J. L. Pirron
James Charlus
J. P. Livingston

}
}

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT *J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

J. W. Roseman

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Olinus Stauer*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

he was present, and did see the said instrument of writing duly executed by the said

Olinus Stauer And deponent further saith that the said *Olinus Stauer*

at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that

J. W. Roseman
(the deponent) and *Henry Taylor* and *Thomas Washington*

in the presence of each other, and of the said *Olinus Stauer*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *30*
day of *July* one thousand nine
hundred and *Eight*

J. W. Roseman

J. F. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of *Olinus Stauer*

UPON DUE EXAMINATION of

J. W. Roseman

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of *Olinus Stauer*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *D. D. Donaldson, with full annexed*

J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
day of *30* 190*8*

D. D. Donaldson

J. F. Miller
Judge of Probate

Abbriss I. O.
July 5 1908

I Oliver Nance promised my wife Jane
that I give all of the property to the
children on her death bed. This my will
that James Nance children keep the property
Oliver Nance

Nancy Taylor

Thomas Washington

J. M. Roseman

Witnesses,

State of South Carolina,

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—

J. F. Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

J. J. Johnson

one of the subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Wm. D. Lattin

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

he was present, and did see the said instrument of writing duly executed by the said

Wm. D. Lattin

And deponent further saith that the said

J. J. Johnson

at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

A. V. Barnes

and

L. B. Laffel

in the presence of each other, and of the said

Wm. D. Lattin

and at

his

request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

18

day of

September

one thousand nine

hundred and

Eight

J. F. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

Wm. D. Lattin

UPON DUE EXAMINATION of

J. J. Johnson

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

Wm. D. Lattin

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

William D. Lattin
Named in said will as executor

J. F. Miller
Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as his goods and chattels will thereunto extend and the law charge and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

18

day of

September 1908

J. F. Miller
Judge of Probate

Wm. D. Lattin

In the name of God, Amen:

I James T. Latimer, of Loundsville, in the County of Abbeville and State of South Carolina, being of sound mind and memory, do make, ordain, publish and declare this to be my last will and testament;

First, After all my debts are paid and discharged, I give and bequeath to my wife, Emmal V. Latimer, Five thousand dollars, to be paid in money.

Second: I give and bequeath to my wife, Emmal V. Latimer, during her natural life, the house and lot in the Town of Loundsville, S.C. containing about two acres, bounded on the north by Depot Street and Bank Building, on the East by Street running north from Main Street, on the South by lands of Mrs J. Comex, and on the West by lands of J. T. Latimer and R. H. Mosely. Also, all my household and kitchen furniture, one horse and buggy, and one milk cow (the choice of cows) At the death of my wife, Emmal V. Latimer, all that remains of the property, real and personal, willed to her during her natural life, I wile to be divided equally between my four sons, Ernest T. Latimer, James M. Latimer, James T. Latimer and Clement T. Latimer, share and share alike.

Third I give and bequeath to my four sons, Ernest T. Latimer, Joseph M. Latimer, James T. Latimer and Clement T. Latimer, share and share alike, all my remaining property, Real and Personal, consisting of lands, houses, Merchandise, notes, accounts, money, bank stock, Etc.

I make, constitute and appoint Wm A. Latimer, my brother, Executor of this my last will and Testament, hereby revoking all former wills made by me.

In witness whereof I have hereunto subscribed my name and affixed my seal the

27th day of March, in the year of our Lord
One thousand nine hundred and eight,

James I. Latimer *(Seal)*

Signed, Sealed and declared by the Said James
I. Latimer, as and for his last will and Testament,
in the presence of us, who, at the request of the Said
James I. Latimer, and in his presence, and in the
presence of each other, have hereunto subscribed our
names, and respective places of residence, as
Witness

A. S. Barnes, Loundsville, I. C. *(Seal)*

L. B. Loftis, Loundsville, I. C. *(Seal)*

J. J. Johnson, Loundsville, I. C. *(Seal)*

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT— *J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *Thomas O. Kirkpatrick* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *J. F. Eppes*
late of Abbeville County, deceased, who, being duly sworn, depose and saith that
J. F. Eppes was present, and did see the said instrument of writing duly executed by the said
And deponent further saith that the said *J. F. Eppes*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *Thos O Kirkpatrick*
(the deponent) and *C M Abney* and *N B Sutherland*
in the presence of each other, and of the said *J. F. Eppes*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *16*
day of *Sept* one thousand nine
hundred and *Eight*
J. F. Miller
Judge of Probate

Thos O, Kirkpatrick

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *J. F. Eppes* }
UPON DUE EXAMINATION of *Thos O Kirkpatrick* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *J. F. Eppes*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Now Lucia Eppes*
J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
16 day of *Sept* 190*8* }
J. F. Miller
Judge of Probate

L. Lucia Eppes

South Carolina }
 County of Abbeville }

Know all men by these presents that I Samuel F Epps of the State and County aforesaid, being in good health and of sound and disposing mind and Memory, do make and ordain this my Last Will and Testament, hereby revoking all Wills heretofore made by me,

As to my property which I may die seized and possessed, or to which I may be entitled at the time of my decease, I will in the following manner,

First: I will that all of my just debts and funeral expenses be paid out of my estate by my Excutrix hereafter named as soon after my decease as will be convenient to her,

Second I will all of my property, real personal, mixed, to my beloved wife, E Lucia Epps, during her life time, except such property as is herein otherwise willed, the same to be for her use and benefit during her lifetime, subject to provisions in the fourth clause,

and remainder to persons hereinafter named, Third: I will to my several nephews and nieces to wit: Jas D Epps, Fannie Epps, Mrs Annie Epps, West J Epps Brown, Mrs Sophia Brown McBright, Eugenia G. Epps, Geo L Epps Lucia R Epps, Mrs Gertrude Epps, Central and Law Epps, the property which I have above willed to my said wife during her lifetime to be there after the death of my said wife, for their use and benefit, subject to the provisions in the next clause,

Fourth: And in case any of the above named

Nephews or Nieces should die before getting into possession of the said property, and leaving no living issue, I will that the property which the deceased would have intended, be equally divided among all of the above named nephews and nieces, who may be living, But if the deceased leave living issue, I will the said property to said issue; Fifth: In case I survive my said wife, I will that the life insurance policy no 1679, in Home Guard Life Insurance Company of Greenwich, S. C. which I made payable to said wife go to Harold L Carlisle, his heirs and assigns, unless he should die before getting into possession of the same; and in that event, I will that the same go to his mother, Mrs Carrie Carlisle; her heirs and assigns forever, Sixth: In case I survive my wife, I will that the life insurance policy, to Wm. Abbeville County Mutual Life Insurance Company, which I made payable to said wife, but is liable to revert to my estate, I will to Enginia G Epps, Lucy R Epps. And in case either die leaving no issue, I will that the portion so intended for the deceased, shall go to the surviving sisters; and in case both be dead, I will that the portion so intended for them, and departing leaving no living issue, shall go to Geo L Epps, his heirs and assigns, But if the said Enginia G Epps and Lucy R Epps die leaving living issue, I will the said property to go to said issue, This clause is made subject to the provisions in the next clause, Seventh: In case my said wife should need, or should use any of the money or income of the policy referred to in the clause above, and she has the right and privilege of using all if necessary; I will that the amount, if any, which may not be used, shall go as is directed in the

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said

at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and and

in the presence of each other, and of the said

and at request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

day of one thousand nine }
hundred and

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of

UPON DUE EXAMINATION of

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to

Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as goods and chattels will thereunto extend and the law charge and that will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
day of 190 }

Sixth Clause, above: Eighth I will that the policy which I have made payable to Geo L Epps, to wit, the Carolina Mutual Life Insurance Association of Anderson, S.C., shall be for his own benefit, and his heirs and assigns forever, and that the portion herein above willed to him shall be in addition to the said Insurance policy; Ninth: I will that the Insurance policy, or its income, which I willed to Eugenia G Epps and Lucy R Epps, shall be in addition to the amount elsewhere willed to them; Tenth I will that in case my said wife should survive me, that she has the right and privilege, at her will and pleasure to use any property for her comfort and welfare, notwithstanding any thing to the contrary herein; Eleventh: If any beneficiary under this will shall be dissatisfied with the provision of said will, and shall attempt to test or set aside said will, I will that he, she or they be debarred of any favors herein intended for them; Twelfth: I wish to make clear the intention of the second clause I will that all property be for the use and benefit of my said wife during her lifetime, and that any property elsewhere willed is not to take effect till the decease of my said wife,

Lastly I nominate, appoint and constitute my said wife to Lucia Epps, to be executrix of this my last will and testament, and grant powers to her to act single and alone, so long as she lives, I also appoint and constitute J New Carlisle, Executor, who shall act after the decease of my said wife, and grant powers to him to sell any property; execute titles of conveyance, to transfer any negotiable paper, and to ~~execute~~ ^{execute} any

paper under seal or otherwise, pertaining to
the Administration of my Estate,

In testimony whereof I the said J. F.
Epps, do subscribed my name to each of
the three sheets containing my will, and to this
last sheet, do subscribed my name and
affixed my seal the 27 day of July 1918

J. F. Epps (Seal)
Signed, Sealed and published and declared
by the said J. F. Epps, as and for his
last Will and Testament, in presence of us
who, at his request, and in his presence,
and in the presence of each other, have
subscribed our hands as witnesses thereto

A. M. Abney
W. B. Sutherland
Thos. O. Kirkpatrick

Witnesses

State of South Carolina,
COUNTY OF ABBEVILLE.

PROBATE COURT-PROBATE WILL.

PRESENT *J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *Chas J. Bruce* ^{one of the} subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *W. J. Bradley*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
W. J. Bradley And deponent further saith that the said *W. J. Bradley*
at the time of executing the said instrument of writing was to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *Chas J. Bruce*
(the deponent) and *J. F. Miller* and *Alph. S. You*
in the presence of each other, and of the said *W. J. Bradley*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *15*
day of *Sept* one thousand nine
hundred and *Eight*
J. F. Miller
Judge of Probate

Chas J. Bruce

IN THE MATTER OF THE LAST WILL AND TESTAMENT
of *W. J. Bradley*

UPON DUE EXAMINATION of *Chas J. Bruce* ^{one of the subscribing witnesses}
to the annexed instrument of writing purporting to be the last Will and Testament of *W. J. Bradley*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Mrs Fannie Minor Bradley*
Named in said last will as executrix
J. F. Miller
Judge Probate Court.

State of South Carolina,
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
15 day of *Sept* 190 *8*
J. F. Miller
Judge of Probate

Mrs Fannie Minor Bradley

In the name of God: Amen,

I William Talow Bradley, being sick in body, but of sound mind and understanding (Praised be to God for it) and considering the certainty of death, and the uncertainty of the time thereof, and to the end I may be better prepared to leave this world, whenever it shall please God to call me hence, do therefore make and declare this my last will and testament, in the following manner, First I will that all my just debts be paid after my decease,

Second, I will all my land, Consisting of 68 acres known as the Calhoun tract and 43 acres known as the Queen tract, (except such lots as have been sold), in Abbeville Township known as the Miller McCaslin place and any and all lands that I may die possessed of to my dearly beloved wife, Fannie Minor Bradley.

Third, I will all my personal property, Consisting of Notes, Mortgages, Warehouse Stock, Oil Mill Stock, Accounts, money, all my live stock of whatever kind to my dearly beloved wife, Fannie Minor Bradley.

Fourth, I will all my interest in the Abbeville County Mutual Benefit Association of America, also all my life insurance policies whether they are made to my beloved wife or not, to my dearly beloved wife Fannie Minor Bradley, all of which she shall have to do with as she may.

Fifth, I request my dearly beloved wife to remember in her last will & testament my Nephews, Frank W. Thomson, also my Nephew William Harlan Bradley, which no doubt she will have a mind to do,

Signed, Sealed and published and declared by the said William Talow Bradley as his last will and testament, in the presence of us

cols in his presence, and in the presence of each other, and at his request hereunto set our names as witnesses on this the 2nd day of March, one thousand nine hundred and seven, and in the one hundred and thirty first year of the independence of America,

Witnesses
J. D. Meier
Leop. Lyon
Chas. J. Bruce



W. D. Bradley 

State of South Carolina,

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE

PRESENT—

J. F. Miller

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

J. L. Perrin one of the subscribing
W. Joel Smith

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

he was present, and did see the said instrument of writing duly executed by the said
W. Joel Smith And deponent further saith that the said *W. Joel Smith*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

J. L. Perrin
James Chalmer and *R. Estee*
W. Joel Smith

in the presence of each other, and of the said

and at

his request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *23*
day of *Octo* one thousand nine
hundred and *Eight*

J. F. Miller
Judge Probate

J. L. Perrin

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

W. Joel Smith

UPON DUE EXAMINATION of

J. L. Perrin

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

W. Joel Smith

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be

granted to

J. Allen Smith and Augustus M. Smith
Executors named in the will

J. F. Miller
Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

W DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

23 day of *Octo* 190*8*

J. F. Miller
Judge of Probate

J. Allen Smith
A. M. Smith

State of South Carolina }
County of Abbeville }

In the name of God, Amen;

I W, Joel Smith of the State and County aforesaid, being of sound and disposing mind memory and understanding, do make public and declare the following to be my last will and Testament hereby revoking all former wills by me heretofore made,

First: I will and direct that all my just debts be paid by my Executors hereinafter named as soon as practicable after my death,

Second: I will and devise to my daughter Mamie Lou Smith My house and Lot in the City of Abbeville now occupied by me as a residence, with all the appertinances thereto belonging.

Third: It is my will and I so direct that the rest and residue of my estate of every kind and description, be divided into four equal Shares, one of said Shares, I give and bequeath to my son J Allen Smith, One to my daughter Mamie Lou Smith, one to my son Augustus M. Smith and the remaining or fourth Share to the Children of my deceased daughter Janie A, Morse Share and Share alike,

Fourth: It is my will necessary in all probability that in order to a distribution of my estate as above set forth, the real estate of which I may die seized and possessed may have to be sold, I hereby doth my Executors with full power and Authority to make all such sales as may be found necessary and to execute to the purchaser proper title to the same;

Fifth: While I have heretofore, from time to time,

Made advancements to my Children it is my
 Will and I so direct that no account be
 had of the same at the final Settlement and
 distribution of my estate as herein set forth:
 Inth: I Nominate Constitute and appoint
 my two Sons J Allen Smith and Augustus
 M Smith, Executors of this my last will and
 Testament:

In witness whereof I have hereunto set
 my hand and seal this 25th day of July
 1905,

Signed, Sealed, published
 and declared by the testator
 as and for his last will
 and testament, in our presence
 and we in his presence and
 in the presence of each other
 and at his request do Sign
 our Names as witnesses to
 the due execution of the same.

J L Perrin
 James Chalmers
 R E Rice

W. J. Smith

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT—*J. G. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *Julius H. DeBru* on oath subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Mrs Agnes Ann Tusten*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said *Mrs Agnes Ann Tusten*
And deponent further saith that the said *Mrs Agnes Ann Tusten*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *Julius H. DeBru*
(the deponent) and *W. H. Jones* and *J. C. Thomson*
in the presence of each other, and of the said *Mrs Agnes Ann Tusten*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *16*
day of *Nov* one thousand nine
hundred and *Eight*
J. G. Miller
Judge of Probate

Julius H. DeBru

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Mrs Agnes Ann Tusten*

UPON DUE EXAMINATION of *Julius H. DeBru* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Mrs Agnes Ann Tusten*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Cyrus B. Gary, named in will as executor*
J. G. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
16 day of *Nov* 190*8*

J. G. Miller
Judge Probate

Cyrus B. Gary

The State of South Carolina
County of Abbeville

I Agnes Ann Tusten of Abbeville, S. C.; do make and declare this to be, my last will and Testament, in manner and form as follows:

- (1) First; It is my will, that all the real property of every kind and description whatsoever of which I am seized and possessed, as well as that which may be devised to me, by my husband Hiram P. Tusten, shall be sold by my executor hereinafter named: Also it is my will, that the note and mortgage executed in my favor by my daughter Mabel P. Bradley to secure payment of the purchase money for the house and lot in the City of Abbeville, S. C., which was sold by me to her, and upon which note and mortgage, there is now due the sum of four thousand dollars together with interest thereon, shall also be converted in to cash, and the said proceeds disposed of, in the manner hereinafter provided.
- (2) That out of said proceeds, my husband Hiram P. Tusten, shall receive a sum sufficient to support him in comfort and ease during the remainder of his lifetime.
- (3) That out of said proceeds, my executor shall next pay to my son Walter D. Tusten, a legacy of two thousand dollars;
- (4) That the residue after the proceeds arising from the sale of the real estate hereinbefore mentioned and from the conversion of said note and mortgage into money, shall be equally divided share and share alike, and per capita, between my following grand children; Marie Gary, Beulah Gary, Eliza Gary, Emma B. Gary Jr., Caroline Gary, Ernest Gary, Ann Letitia Tusten, Frank E. Harrison Jr., W. M. Bradley Jr., Edwin Bradley, John C. Bradley, and Hugh M. Bradley; and in case any grand child, having brothers or sisters, shall die in my lifetime, then the share which he or she would have received shall go to his brothers and sisters.

The Shares of my Grandchildren, W. M. Bradley Jr, Edna Bradley, John E. Bradley and Hugh W. Bradley, shall be retained by a Trustee to be appointed by the Court upon his entering into a bond, with good and sufficient securities to be approved by the Court for the faithful discharge of his duties, and held until said Grandchildren shall respectively attain the age of twenty one year, when the Share of each shall be devised to them,

The fathers of the other Grandchildren, who may not have attained the age of twenty one year at the time of my death, shall have the right to receive their respective Shares, and hold the Same for them until they arrive at their majority without giving bond!

- (5) I will my "Grandfather's" Clock to my daughter Eliza and her husband Eugene B. Gary;
- (6) I will my China Cabinet to my son Walter S. Tusten,
- (7) I will to my Grandson W. M. Bradley Jr. my Wardrobe
- (8) I will my Side-board to that daughter of my daughter Eliza, who shall be the first to marry.

I nominate, constitute and appoint my son-in-law Eugene B. Gary, to be the executor of this my last will and Testament, with full power to execute the Same;

In Testimony whereof I have hereunto set my hand and affixed my Seal this 18th day of May, 1908,

Agnes Ann Tusten, 

Signed, Sealed and published in the presence of us, who in the presence of the Testatrix and of each other subscribed our names as witnesses

- 1 Julius H. Dubu
- 2 M. H. Jones
- 3 J. C. Thomson

