| The State Company Law Printers Columbia S C 19549 |
|---|
| State of South Carolina, PROBATE COURT-PROBATE WILL. |
| PRESENT- J. J. Mules Judge of Probate Court |
| for the County of Abbeville |
| PERSONALLY APPEARED RECENT ONE of the subscribing |
| witness to the annexed instrument of writing, purporting to be the last Will and Testament of mrs. Facuur mo, Afred |
| 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 |
| mo Farmir M. Opera And deponent further saith that the said mr. Farmir M. Aprel |
| 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 REGUL |
| (the deponent) and IV, Tolliers and W.S. Magie |
| in the presence of each other, and of the said mm Januar M. open |
| and at request, signed their names as witnesses, to the due execution of the same. |
| SWORN AND SUBSCRIBED to before me, this 18 day of Dec, one thousand nine hundred and 11 J Miller Judge Pon Count |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| of Mrs. Famile M. Opens |
| One of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of min Faculty 1982 |
| 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 America J. January Stranger Stranger Court |

State of South Carolina, 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

18 day of Dan 1901

3 Municipal States of Stat

Af Fergus

1172 6th Ufter my dell to the foregoing legacies are paid there showed be Some personal property or money left I direct that my Executor alexpose of Jame as follows! Duch furnitur (morbe top) uncluding bedding, One Wardrobe, Marke top table, one feather bedy pellows, 8 quiets, one comfort & my watch & I set Silved Spoone Knows of the to Rough speed Ferguson - The remainder, rucluday money of theu Rhored be any left to my brocker Andrew, I morninale, Constitutet affoint my bother Audur J. my executo to carry out the leaus of this my pull - du card And not of should die before the leaves of this level and fully executed, then I appoint my brother Jas, H. as executor, In addition to executing the teres of this sein! I Offereit the ow or both, as the exequence of the Debustion may themand as special throwsian for my nephed Rough speed Ferguon, It being my mak that the legands left this Clear boy be sacrify queroed that about all thurgo he be given a fairly good Education or that somy dollar of the legacy, except that portion expended on his education be Turned one to him at his majority Fannie m Speed (lead) Segned, Seal by the Lestatily in our presum var in her presu and at he request in it prom of had other Autocial our names as witnesses, to the last mee of Teololist, the 26th Nov, 1908, M. F nucleus A. & Thomas REley, (Der act / Sie,

State of South Carolina,

PROBATE COURT-PROBATE WILL.

PRESENT-

Judge of Probate Court

for the County of Abbeville

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

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)

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.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that goods and chattels will thereunto extend and the law charge in said will, as far as 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

1180 State of South Carolina) y of abbine Whereas I. Fanne m. speed of Abbeuce Coruny, State of South Carolina, have kerten on the 26th day of Nov, 1908, executed my last him Hestament in which I desposed of all my foroput and folenas I have wound my life in The Pen Midual Life Queuram Derugay of New acts. New ferry for the Dun of Durnly fin hundred Cloclars - I therefore and This Codicil to Said last serel and belament, Lev the Prespose of desposing of this Sun. 1Pt of dirich that expuses They look illus, welliding Durial Shall find be found from This Round 200 I use and bequait . There fifthe to, of the remainder to my nephewe Roch Ferguen, 3 I will and bequest the other two fifthe (%-, as fallows: Our Share to JB Ferquera, one Share to wod Fergion, one Thou A JA Gerguon, one Show to Af. Ferguen and one she To the Chiedun of my decard weter Thos F. Fermon, Witness my how and lead, This 5th day of securities, 1911. The \$200, bequeated to anna Strouther i feely revoked o gin Dame to my negoles Rough Farque, Farmy M. Open, (Sed) Degrad , De send by the testaly les a codeil then lash mier teslant in our presenced as at her regard and in her pourson in the prime great other Derboard our nous as lester then 6 Wf nedies my magice RE out

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE. I Truiter Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED Rober & Stutchinson one of the witness to the annexed instrument of writing, purporting to be the last Will and Testament of mrs. Launate 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 most And deponent further saith that the said mo Laurito County Low 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 Roll Hush and R. R. Smith (the deponent) and AN Barnes in the presence of each other, and of the said mrs Le fuguta Cue Line request, signed their names as witnesses, to the due execution of the same. SWORN AND SUBSCRIBED to before me, this 4 and one thousand nine one thousand nine hundred and // miles July Por Caux IN THE MATTER OF THE LAST WILL AND TESTAMENT of MM. L. Unguita Cumingham) UPON DUE EXAMINATION of Roll State one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of mrs. Laugusto Coursepher one of the subscribing witnesses 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 Theor C Ledell & R.H. Moseley

State of South Carolina, IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as for goods and chattels will thereunto extend and the law charge see and that good 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

4 day of Dec 199/

RH mosely The Charles

The State of South Correland Abbeine County

In the Name of God. Omen; I. J. Augusta Ourmighour, of the Town of Lowndervell, Chury and the aforesaid - being of Dound mind and menory, do make ordain, pusiesh, and aclaw thus to be my lash will and testament. That is to Lay.

Het, I will and direct that are my legal debts be spaind as

At, I wise and direct that are my legal debto be paid as Iorn as proctices in, and for that purpose I direct that any mornies on hand be used-after which if Then Should aw purposed balances, the Dane to be paid from any cotton that may be on hand, or that may come in as ruch from my plantation

We I will and begunt to Thomas a Lidder (my pront son) the amount of money which I have land him from time to time a the past fire gaves, aggregating Dereval hunder delears, This special begunt is made for, and in Consideration of Natural Dereval begunt to make for, and in Consideration of Natural Dereval begunt to and me by him thing that time, 3- I will and begunt to and for him to time Lider - my grand dought - my house and lot in the time of Linder - my where we want how are affective on the time of Linder in adding mot only the household and Kitchen furnition, but lead and every article of personal for forty because is also made for morney and Cotton- This special bequest is also made for send Consideration of Natural Services send me by her for

4-I mil and bequet to my France son, Theo a Lidely. Is my grand anyther amile Lim Little both of Lorder se, and my grand daughter, Kate Simmer Liddle of Messissiffe, my plantation, Situal in Landania township, Containing now one humand and leighty acres, more or less, and more fully described in a deal made me by my late humbout I. I. Cuminghow, While The plantation is sented, I direct that the rent be equily direct between the store the store

if any lelas the taxes and other incidence necessary

expenses of Said plantation The Dame to be Dold at Duck Time as The legaters and executors may deem beach for the Estate, and when Told the proceeds to be equally divided between the three grant-Chiedren as at one, Show and Show alike, I nominate, Constitute and appoint my trans en -Thro @ Liddell and my fruit RS, mosely, both of Lamdoville, De as Exectors of This my lash will and testament, hereby revoking all former wills made by me In witness when I have herents Dessand my name and efficient my Deal, the 20th day of June 1906, L. augusta Ormingham (Rico) Segned, Realed prescribed and declared by the Said I Augusto Ouwerighen, as and for her last will and bedament, in the presence of us. Who at the request of The Said L. auguste Ouringham, and in the pursue of his and lack other have herento Dubsania our name as arturned, the day and year abon mention R. J. Hutchu UN Bamo R. L. Smith

| Con (South Carolina) |
|--|
| State of South Carolina, PROBATE COURT-PROBATE WILL. |
| COUNTY OF ABBEVILLE. |
| PRESENT - J. J Mills Judge of Probate Court |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED & Snatin one of the Subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of A Shamm |
| PERSONALLY APPEARED (0, orchitical to be the last Will and Testament of A Shammon |
| late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that |
| At was present and did see the said instrument of writing duly executed by the said |
| La Shannon And deponent further saith that the said A Shannon |
| at the time of executing the said instrument of writing was, to the best of deponent's knowledge |
| We to a good and disposing mind memory and understanding; and that |
| (the deponent) and Carle of Marlin and L. J. Slans |
| in the presence of each other, and of the said L. a. Shannon |
| and at his request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 4 6. N. Mailin |
| day of Dec one thousand nine |
| hundred and 1/ Of miles |
| hundred and 1/ J. T. milled J. P. Ch. |
| o Juliani, in the second of th |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| of L. a, Shamon |
| - of the subsembles witnesses |
| UPON DUE EXAMINATION OF 10 Martin |
| to the annexed instrument of writing purporting to be the last Will and Testament' 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 |
| mas Jona Skamm |
| Judge Probate Court. |
| Judge Probate Court. |
| |
| State of South Carolina, 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 9 will well and truly execute the same by paying first the debts and then the legacies contained |
| in said will, as far as Lico goods and chattels will thereunto extend and the law charge and that & will make |
| |
| · · · · · · · · · · · · · · · · · · · |
| SWORN and subscribed to before me this |

1202 Hale of South Carolina 3 County of abbush 3 J. L. A. Shannon of Donato, County and Their aforesaid, being of Down mind and menny, as make an publish This my last will and testament, pt I fire and bequest to my belove cife, Lond Shamm all my rece and personal froperty and may notes or accounts that may be due me at my decise, V. I appoint my below wife to be my Dole executing of this my last mil and belament. In testimony when I hereto affix my hand and less Suph 4, 1911, F. A. Shamm (Sect) Signed in the presence of the Witnesson and they in the present of Each other. This 4 day of Deph AD, 411, Eale P martin 6 N martin

| The State Company Law Printers Columbia S C-19849 |
|---|
| |
| State of South Carolina, PROBATE COURT-PROBATE WILL. |
| COUNTY OF ABBEVILLE. |
| |
| PRESENT - J. Miller Judge of Probate Court |
| () () () () () |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED Aina Dixon out of the subscribing |
| witness to the annexed instrument of writing, purporting to be the last Will and Testament of Rechee Levy late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that |
| witness to the annexed instrument of writing, purporting to be the last will alid resulting a volume of writing and saith that 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 |
| |
| Rachel Cery And deponent further saith that the said / Lachel Lery 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 She (the deponent) and Catharine wieson) |
| (the deponent) and Gave wright and Calmarine work |
| in the presence of each other, and of the said Rachel Terry |
| and at her request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 13 Nine Dixon |
| day of try our one thousand nine |
| |
| hundred and 11 J. J. Miller Janey. Per, Court |
| |
| |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| of Rachie Levy |
| UPON DUE EXAMINATION of Aires Deval one of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of Nachel Lavy |
| 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 |
| 1 Jackson |
| |
| Judge Probate Court. |
| 7 |
| State of South Carolina, IN THE PROBATE COURT. |
| State of South Carolina, IN THE PROBATE COURT. |
| J DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as |
| the name of the debts and then the legacies contained |
| the law shores 1444 and that will make |
| in said will, as far as goods and chatters will thereunto extend and the lay |
| 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

13 day of 2 1991

J. Huckey

J. P. C.

12/a State of South Carolina Cocerty of ableetle I, Rachel Levy, of the Dorwly and State aforesoit, being of sound mind, but Ilnowing the Certainty of death, do make This my lash , will and testamen 1st I direct that all my push delit including my fineral expusso be faid by my executor bereington named, or I bequett to my Grand dughter, Jesse Sterndow my White Country ane, my brick quet, my Worsed quet, one for of Rillow and my black Browke. To my Araut Row George Parris, my pair cuff Bullows Stub, feather bed and bed steed and one four fillows To my acupter, Laura, my las Rings, To my daughte maggio, my other morch 3 the begreath all my other personal effect to my daughters Laura, maggie and my trade Chiedren Jesse and George, Show and Show alike, Baid effects to be divided by the above named parties 4th I drive the law lacter the "Patch", lying behind my garded and back yand To my trand. Children Jesse Nemin and George Paris, Phase and Than alike, This "Patch" is Defended from my other property by a wine fine now. 5th I derin my house and the lot on which it is Situal, succeeding the Farden, to my ten daughter, Laure and Maggin, Ihave and Show alike during their notional fires, The Show of the foredeced Sister to go to the Darrier, and at the death of both, Then the Show of both A 70 to my Grand children Jesse Herredon and Ferry Paris, and thur heir 16th It is my wish that my bed roow is to be used by my daught, Muggie and The north end room to be used by my clayful, four

121 and the know next to peoples threet to be for Frage, It is also my Wish that the Kitchen and systains Shall be perel by all of the forther named factor, It I hereby hominate and afform my bother, Josish Jacken, my love expecter of this my land mie age teoloment, Cogned Dealed, deceand aux purcisted by the Instatrict as and for her look will and testament and in our presum, who at her requester and in her presume and in the presume of lack other have lack your herents Sutveried our names as artmoses, Aime Dixm Carrie wight Catherin Meson Abbente D.C. Dety 18 AD 1911

| The State Company Law Printers Columbia S C.—1950 |
|--|
| |
| Con (Coult Couling) |
| State of South Carolina, PROBATE COURT-PROBATE WILL. |
| COUNTY OF ABBEVILLE. |
| PRESENT— VI Miller Judge of Probate Court |
| PRESENT— Judge of Probate Court |
| for the County of Abbeville |
| for the Country of Abbernic |
| |
| PERSONALLY APPEARED & & Williams on your subscribing |
| PERSONALLY APPEARED & Will and Testament of mis & C Smith |
| witness to the annexed instrument of writing, purporting to be the last Will and Testament of mis & C. Smith |
| late of Abbeville County, deceased, wile, octing day |
| was present, and did see the said instrument of writing duly executed by the said |
| mrs & C Amith And deponent further saith that the said mrs & C Amith |
| at the time of executing the said instrument of writing was, to the best of deponent's knowledge |
| Memory and understanding; and that |
| and of the water |
| in the presence of each other, and of the said mor & Sanith |
| and at her request, signed their names as witnesses, to the due execution of the same. |
| and at her request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 3/ day of July, one thousand nine hundred and tween |
| day of Jeby, one thousand nine |
| hundred and Tween amin |
| Judy Pro Pourt, |
| |
| Judy (no Loud,) |
| |
| of Drog 6, 6, Smith |
| of Mrs. 6, 6, Dmilh |
| UPON DUE EXAMINATION of & E, Williams one of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. 6 C 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 M. W. Smith, Off Micel |
| Index Probate Court |

State of South Carolina, \ IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that in said will, as far as y goods and chattels will thereunto extend and the law charge ~ and that J 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

21 day of Jety 1992 my Duith

J J nucles

1224 Stale of South Carolins Country of abbunch, Iw the name of God, amea! It al of Touth Country of abbences, It al of Touth Country, do make, Journel and allelone this my last mill and testament, by prissly Meroking all former wills by me make; At I direct that my Just debte be paid including fund expenses, I'm I give and bequeath to my forsperty of every nature Whitsoms as foceous, one fourth () to my on m. m. Smith, On fourth (/x) to my daughter Cassio Imminus, and the other haf equally amongst my other three (3) Cheedren, namely, James ? Swith, John a, Smith and Namin Low Drinnon, The I hereby nominale Constitute and appoint my on m, n, Smith Executor of this my lack mice and Testament, Degried Read and delivered as my last mice cand testament this 4th day of & Cylinch January. 1912 We have Dubocrised our names hereto as witnesses at the leglist of Instating and we in her presence tend in the presence of lack ochin hore Interned on house witness, E, E, William I to Clarkener mE meein

State of South Carolina,

COUNTY OF ABBEVILLE

PROBATE COURT-PROBATE WILL.

PRESENT-

Judge of Probate Court

for the County of Abbeville

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

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

one thousand nine

hundred and

IN THE MATTER OF THE LAST WILL AND TESTAMENT

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.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that goods and chattels will thereunto extend and the law charge in said will, as far as 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

Hale of Southlarseine 3 Country of Greenully 3 of John Whater of the State and County of session bring of Lound mind, as make This my last Will and testament, and that all formus wice are mull aux doid, 191, I do Constitute make and appoint, my Don's WM, and D.B. Chaulled my Bole executors descring that they Carry out my wishes in the disposition of my Property, I'm, I wish and insist that all my deble or Claims against me shall be paid by them and as love as possible after my death as they vow do so decraining to last and before any other desposition of the property is made. 3rd dgive and bequest unto my youngest doughter many E, Nivom the Daw of three Dudud Doeros in money, for her walting our and allention to her mother during her illness-4th of give with my doughter maggir Like Dur of Ino Audust doctor; for her Semis in waiting on me during my Sickness; also one Oak bedstead, Apringo 5th I instruct my execution, WILL and DB. Chandled to Seer are y my land which is nead the lown y Donalds, in the County of abbunel, either at public or private lace Keo in their Juanut is beach for all Concerned and the net proceeds of the sair to be I qually divided among thy Chiedren, 6th olso instruct then my executors To draw what money is to my Credit in

123, bank of Piedmint and to and it equacy among my Chiedia, It The personal property louisibling of househred furniture Care be either plinded Cernony Doch lack other or loved as They may decide, except the beasted and Springs gim to mayget. It I desire that the usual Commissions legally allowed be found to my executors for this brouse and expense in the allending to this last will and bestamut, Well of the above to which & Rubierias and hereby allock my name, this 17th day of Jan, 1911, In Chandles, Digned published, Colonel by the said John W. Chandles, as his lack reil and Itestement, in the Presum of Jack gus: who at his request and in his presence Dubscribed our how and Real, as Witnesses to this his seier and Cerlament, (lo. & Both Form of Predmont, De Om Boyer Lover y bledwort De J.G. Resty a the City of Fremen, de Ceruty of Fremen,

State of South Carolina,

PRESENT- J J Miller

Joleh Joleh

PROBATE COURT-PROBATE WILL.

Judge of Probate Court

| or the County of Abbeville |
|--|
| PERSONALLY APPEARED RESpire one gike subscribing |
| PERSONALLY APPEARED (Coffice of the last Will and Testament of Francis Kerry deposeth and saith that |
| late of Abbeville County, deceased, who, being daily among the |
| was present, and did see the said instrument of writing duly executed by the said |
| And deponent further saith that the said Francis Steway |
| Markets full formation 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 he REslier |
| (the deponent) and |
| in the presence of each other, and of the said - tracers of turny |
| and at Luis request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 26 day of March one thousand nine O S C C C C C C C C C C C C |
| day of March one thousand nine RESFILE |
| hundred and Willer |
| Judy Pro Pourt |
| guly vias cut. |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| |
| of Transico String Chief one of the subscribing witnesses |
| UPON DUE EXAMINATION OF |
| to the annexed instrument of writing purporting to be the last Will and Testament of Jrancis Herry late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last |
| the court of the c |
| 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 |
| Fruilly |
| Justice Probate Court. |
| the partie is a second and have been been and the contract of the second of |
| State of South Carolina, IN THE PROBATE COURT. |
| W 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 his goods and chattels will thereunto extend and the law charge us 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 26 day of March 1992 SWORN and subscribed to before me this 4 Nouther |
| SWORN and subscribed to before me this |
| 26 day of March 1992) GA Neuffer |

1244 State of South arolina = leauty of abbenel, See the new of Ind amen; I Francis Stewy of the County and State aferrain, being in feeble hearth but of Sound and disposing menony and underplanding, do make, publish and dealan the following to be my last will and testement, hearly revolving all former wills by me herelofor med, I'm of direct That ale my push debt and fund expenses be foid by my Executivo, herviefler named, as soon after my death as practicable, I'm I give and bequest to my wife Sarah Elen Hung are my real solate, Coursisting of then 3, I made track of land in Long Cane Township abbence Creaty, Containing in the aggregate about one hunder and lurity fire serve for her love lever and benefit for and during her natural be Or Widowhood! In the south of her Re marries or detto, Then it is my circu, and I so direct, that my execution, lither at pusies or private Sale, as to their may seem preferable, and The proceed aqually divided among our chiedun-ving-David H Henry, Albert Henry, A. Mc Henry, Somie Lealie, cufe of col Lastie, Florence Neuffer wife of Dr. J. A. Neuffey Dorch Hills, lege of DT. Jas Still and Lucy Henry - the Chied or chadren of any deceme chied to Take it Show To which the parent derive of the actived, if living! In addition to the forgoing derive of the active to my wife, I give and bequest to her Such of my howhed furniture as the may desire to take I'm I have a point of Susurance on my life of \$1500, for the benfit of my estate - the I direct my excelle to Collect und diride The Dame equery among my chiedren hand in the Same Clause of this my mill. 4th I give and bequest to my doughter I say strong the Jein of Fire tunesed doctors in Coch, - but it is my mile, and I so direch, That the money, as mee as that Which Shall come to her from my policy of historium, be turned over to my Son David A. Hang to be hed

in trust for her until the attain the age of thirty three (33) years, or until The marries's wford the happing of tithe of these could, I direct that the whole amount thereto be paid over to her, stripped of all further trust but fewling such wind, my son daid N. Henry Shall level Daid fundo on good teel lotale lecurity and pay over the annual statement thereon to my Daid daughter Lucy. 5th I hold a not against my fow sound or thing for sint hundred dollars to hick, of Course, he much genout for in in the final Letteruck of my estate, 6th The rest and residue of my Istate I Shoel leave to the descretion of my executor to entire dispress by fall or to lear with my wife for her per and benefit - accept in the Case of any Oach which may remain after the payment of the Special bequest to my doughter Lucy, and the payment of my dello- this remainder, of any, I wish directed equally among my paid evil and Chiebren. In I nominate Constitute and affourt my son Dared A Derry and my som in land DI & A Neuffer lifectors of this my last mil and testament. In witness where I herewith Set my Hand and lead this 15th day of march fo, 1912, Signer, Sessed and deceaned to be his lash Will and bestament, by the testator Francis Henry - 25and un, at his request and in his pure and in the purmer of lack other have begind our names a notresis to the Dame Lagu H. mond. REKill.

State of South Carolina,

South Carolina, PROBATE COURT-PROBATE WILL.

PRESENT J. J. Miller

Judge of Probate Court

| for the County of Abbeville |
|--|
| PERSONALLY APPEARED arius B, Atlennance one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Eugenie A, Mundy late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that the was present, and did see the said instrument of writing duly executed by the said And deponent further saith that the said Eugenie A, Mundy 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 Said Eugenie A. Mundy in the presence of each other, and of the said Eugenie A. Mundy and at her request, signed their names as witnesses, to the due execution of the same. |
| SWORN AND SUBSCRIBED to before me, this 19 day of March one thousand nine hundred and Twellow (12) Janie B. Terman Jane |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT of Congenia of, Mundy UPON DUE EXAMINATION of Janie Of Slevenson one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Engine A Mundy 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 Janus C. Mundy Judge Probate Court. |
| State of South Carolina, OUNTY OF ABBEVILLE DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as here goods and chattels will thereunto extend and the law charge we 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 19 day of Many 1962 Output Out |

State of South Coroline 3 Coulty of Abbuille, 3 del the name of God acure; I Cuguia a Mundy of the County and State aforesaid, bring of Lound and desposing him. newsy and understanding, do make, publish and declare The following to be may last will and testement, hereby Keroking all former lives by me heretofon made, 1st I will and direct that are my Just desto funde expense be paid by my executor hereafter named, 2 m I give derise and bequest to my husband James 6, mandy for and during his natural life, the rack I hant where we mod living Containing one builded and turnly acres, being The rack of land punchered by me at the Dale of The real State belonging to the Estate of my father the late Audien Pleouser, deceal, 300 At the death of my Paid husband, it is my wie, and I to direct ! that Daid track of land be soed and the proceed Thing be equally divided awang my Chiedren, The Chiedren of any deceard Chied to tale among Them The Shaw to Which their parent mued be sutitled of living! to them of the him forene. Hit I nominate Constitute and appoint my husband the Daid Janes @ Mindy Executor of this my last wire and testiment, In acties when I have hemet set My hand - Offered my Deal This 8th day of May. 1901. Agrad, Dealed Busarded, and declared in our present by the testation to be her & Eigen A. Mundy. last will o balament andwer, in her person and in the presum y last other and at her request, han bejud oles names as witness theuto, Janie B. Dlemon 6. Flemus Msternen

| State of South Carolina, PROBATE COURT-PROBATE WILL. |
|---|
| COUNTY OF ABBEVILLE |
| NA Milly Judge of Probate Court |
| PRESENT— J., Mucco |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED LEV Martin one of the subscribing |
| the appeared instrument of writing, purporting to be the last Will and Testament of BATOSS |
| late of Abberine Comp |
| was present, and did see the said instrument of writing duly executed by the said |
| And deponent further said that the said EATBooked And deponent further said instrument of writing was, to the best of deponent's knowledge 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 See - learn cutter and belief, of sound and disposing mind, memory and understanding; and that |
| (the deponent) and V_i |
| in the presence of each other, and of the said & ABooked |
| 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 April one thousand nine hundred and tween (2) |
| day of Chour one thousand nine O, VACCOUR |
| hundred and Thursen (12) |
| J. J. Miller Judy, Pro, Or, |
| Judy, Vino, Ch, |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| |
| UPON DUE EXAMINATION of |
| to the annexed instrument of writing purporting to be the last Will and Testament of Control of the same is the true last |
| 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 |
| It is THEREFORE ordered and decreed, that it be admitted to produce it |
| granted to Most Susich C. Booker Hueles |
| Judge Probate Court. |
| |
| State of South Carolina, IN THE PROBATE COURT. |
| |
| DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as |
| 2 |
| in said will, as far as Lio goods and chattels will thereunto extend and the law charge see 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 |
| 26 day of April 1912 mm Judich (A. Booker |
| J. Miller 1 |
| O Jakge, Pro Ct. |
| |

1260 State of South Carolina ? Confuty of abbeutle, 5 I at Booker of Sounds, County and State Of or sied ling of Sound mind and menny to make and publish this my lost first and Testament jet I give and bequeath to my belied wife, Jusith O. Booker, all my real and personal property. with pourt to sile any real or pusmal forfulythat She may Think adversably to Settle any delle, Or which any moneys Therefrom duing her meteral life and at her death, to be desburset in manual following, my low Water Pheilds to recivil bue-hoef agomy estale, but in lace of the onehay doto not amount to Fin Thousand (\$5000), Dollers, Theo So wuch as will make said Umount, - in Case the Estate exceeds Said amount he is to Recine Jule one-holf for his Duffort during life and at his death to be direct beturn his brothers and Disters or this Chistree. the balance of my estate to be equally clinical between my Chiedren as follows: Mr. Lena A. Wright Mr. Boyd B. Barnere, James C. Booker, A Henry L. Booker o Harred C. Booker In Case of death of any of the heir about mentioned. Their Chiedren receive their show, It is my wish that after the death of my Mile Sudish P. Booker, that my Sow Walter Shiel live with my daughter, mrs. Leus a wright. and that the act as quardian, with all right The looky I nominal Constitute and

and appoint my wife, Justite P. Booked my sold extensity to this my last will and lectement, IN witness where I have hereto affix and Set my hand and sede this 1st day of augusta Digned fealed and decirine ENBooker Seal by the testator as his lash will and lestoment in his presure, and in the presume of Each alker S. Q Smith W. m. muiff Comaited

| State of South Carolina, PROBATE COURT-PROBATE WILL. |
|---|
| PRESENT— Judge of Probate Court |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED R Sondly out of the subscribing |
| witness to the annexed instrument of writing, purporting to be the last Will and Testament of Marriet & Soundson |
| late of Abbeville County, deceased, who, being duly sworn, deposed and |
| Acc was present, and did see the said instrument of writing duly executed by the said Naviel |
| Exonaction And deponent further saith that the said Harrick & Donaldson |
| 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 Mu. R. Sondley (the deponent) and C. Dessley and R. E. Niel |
| in the presence of each other, and of the said Naviel 6. Donestin |
| and at hew request, signed their names as witnesses, to the due execution of the same. |
| CHICARY AND SUBSCRIBED to before me this 2.7 \ |
| SWORN AND SUBSCRIBED to before me, this 2 |
| hundred and went and hundred and went and hundred hundred and hundred hundred |
| |
| Jug Pro ak |
| |
| in the Marter of the Last Will and Testament |
| P 1 10 standing minnesses |
| UPON DUE EXAMINATION of R June 1 Towns of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of Having Consultant to the annexed instrument of writing purporting to be the last Will and Testament of Having Consultant to the same is the true last |
| 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 |
| () - l. It Be-d. 212 Sand could at |
| Lar. Executor Lithueles |
| Judge Probate Court. |
| |
| State of South Carolina, IN THE PROBATE COURT. |
| U 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 Lev goods and chattels will thereunto extend and the law charge Me 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 9 7 day of r Hel 1992 TRBeake |
| g 7 day of the 1921 |
| At Miller |

State of South barolus & Coefuny of abbuiller S

I Harrish & Donaldson of the County and State aforesaid, being of Lound hund, memory and Mudtotanding, Olo make and ordain the Rollowing The my last Well and testament, Kereby revoking all former miles by me Keretifore made Spot! It is my mil and I so direct that my executor hereinetter named pay all my fust deble and funeral) of peutow, as soon after my death as protestiable, 200 I will and bequest to my husband Derry Donaldorn the Tun of Que hunded arllows, to be pail out of money which I May have on hand at the time of my death bequeen that the Same be paid from the rends of my real latale, which I authorized my brecutor to rent for that Burpose, 3 of Ofter my deblo, furneral expenses and before mentioned bequest are fairly, I give device and begueath my estate both real and personal to my daughter, Nette H. Williams, wife of Joseph I Williams and my grand daughter minnie Butha Douglass, Show and Show alike, die forthorn leaving issus, then it is my luil that the portion herein descool and bequested To her Shall go to my Doid daughter, Netter A. Williams or her legas hurs, Lostly I hereby nominal Ovustitute and afford my friend John R Blake executor of this my lush well and lestant, In litnes Wheng I have keent Sch my hand and Real this

1274 1900 Starret & + Ocnsed an Signed, Dealed and acknowledge as they lack perce and beloment by the Restarray in our, presum and wir when mesen and at her request and in the hard Ingried our names as witnesses a the dice extecution ofthe Dame RSondley ED, Bradey RESSUR

| State of South C | arolina, |
|------------------|----------|
|------------------|----------|

PROBATE COURT-PROBATE WILL.

COUNTY OF ABBEVILLE

Namin

Judge of Probate Court

| PRESENT J. J. Miller |
|--|
| for the County of Abbeville |
| |
| personally appeared of writing, purporting to be the last Will and Testament of P.J. Robinson 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 P.J. Robinson 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. Decon (the deponent) and J.F. Elnands and G. N. Shewish in the presence of each other, and of the said R.J. Robinson and at her request, signed their names as wilnesses, to the due execution of the same. |
| and at - request, signed and |
| SWORN AND SUBSCRIBED to before me, this 24 day of may one thousand nine hundred and triebro (2) J. M. Dearn J. M. Dearn |
| of Cobinson One of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Plankers late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last |
| late of Abbeville County, deceased, it appears to my satisfaction, that the latter of |
| 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. |

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that in said will, as far as hie goods and chattels will thereunto extend and the law charge me and that g 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 4 day of May 1992

J. Molion

of F micey Pro Court

1280 State of Southbarolino = leaving of abbeness. In the name of God Amen; I. J. Robinson in County of abbends in Said State, hing of found and disposing newl and wemong but conscious of the Jennes (ainly of life, and desiring to dispose of my mody estate cohiech I have The Strength and Capacity to do Do, do make, publish and declare the following as my last will end lestaments 1. I desin and direct that my inditioners that may be outstanding regainsh me at the Time of my clear be paid by my executors hereingter named do soon after my death are 2nd I devise and bequest unto my faitful wife, Frances D. Robinson all and Singular my forefuly, real and personal of erry Kind and description whatever and whowever Detait to have and to hall for and during The term of her widowking and after her death Said foropoly to Nech in my chiedren in the manner following; with reference to the track of fourten (14) acres in the town of melormido Known as the Home place. I Moret that my executors lay of to my Dow Paul J. Robinson. In (2) acus by a line runing approximately paraell to Cowe RR. to coulin the develing in which I wow live, afforming The above two acres and by a him paralle to the above desired line lay gy to my son James N. Robinson ten (2) acres, The bolome of Ten (4) acres to be derived among my remaining chiedren, Show and show scile, With Reference to the old homested place, in Learning County, Containing 451 acres, I direct that the Same be direct among my chiesen, there are then alike, I . my doughter, Igness R. Brown, I give the family piano, Third - I hanty number Constitute - appoint my sous, JERobinand

J. C. Robins as bole extraction of this my last will a testiment, In withers when I herent Det my hand and affix R. J. Robinson my Sea, the ext day of may, 1910,

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE. PRESENT J. F. Mices Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED & Murdoch our of the witness to the annexed instrument of writing, purporting to be the last Will and Testament of W. Illinos. Lee was present, and did see the said instrument of writing duly executed by the said

And deponent further with the said. late of Abbeville County, deceased, who being duly sworn, deposeth and saith that And deponent further saith that the said Q N. Know.

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. Hokes and W.J. Pattusme
in the presence of each other, and of the said J.N. Krorx
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 Ang. one thousand nine hundred and Tirelin Jamicel

Jung. Pro. Cauch of J. J. Some GPON DUE EXAMINATION of J. D. Murdoch one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Selvense 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. Barah Rossline 1 Snort. normed in said mice as exactly Judge Probate Court. State of South Carolina, IN THE PROBATE COURT. H DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that 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

Jay of Aug. 1912

July Pag Count

State of South Carolina } du this my lash mile and testament & bequests my property as follows -Of my life insurance I bequest One Thousand dollars to my wife, Sara Rossine, The remainded to be divided Iquely group my three Children! Irad Dand, Iva Demains and Dora Irend. my bank Stock, Oil mill Stocks, and all notes and accounts to be liquely dinaid away the alow named children, dras David, Iva Demains and Dord Trem. The remainder of my personal foreperty to be diriced as follows :-To my rife Dara Rossin I bequest . One horse and buggy, also one much Cort. The remainer to be equally direct between my Children. Irad David, Ova Demarios Dora doene, Olso to each of my children Irad Sand In Semanies and Dora I vend, I bequest one undirised third of my land, The Horse and buggy which I bequest to my mife Sand Rosaline is not to Cost less Than three Hundred dollars, I appoint my wife , Dana Resoline my Executive in This last will and testement, Executed in the presence of us I In witnes when I Who in The present of the testatos have herent Dubsenird and of lack other han Severally Subscended our names as attesting a my name in the present of These attesting literas tertrusas on this 2 nd aug. AD: 1912 1 m. Stokes & n Kny & D. Murdock m J Patterson

| State of South Carolina, PROBATE COURT-PROBATE WILL. |
|---|
| COUNTRY OF ABBEVILLE. |
| PRESENT Judge of Probate Court |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED H.J. Morrow out of the subscribing |
| witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mouths. Francis Stilling 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 |
| Mouth & Francis Attices And deponent further saith that the said Mathe Francis Allicias |
| 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 N.J. Desliw and J.P. Peursly |
| in the presence of each other, and of the said Matha Francis Atkins |
| and at request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 22 and day of Orrey, one thousand nine one thousand nine |
| day of Oury, one thousand nine |
| hundred and Twile II mile. |
| D. Maria |
| Squay Ow, Bent, |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| of Martie Francis Attices |
| UPON DUE EXAMINATION of A. Morrow one of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of Maules Francis This |
| 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 Miss Isabella Floreitine Allie Quinter Common Total and Common |
| Judge Probate Court. |
| Juage Produce Court. |
| |
| State of South Carolina, 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 her goods and chattels will thereunto extend and the law charge new and that OR 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 Southern Florentin Allains |
| 12 day of 400 1982) |
| Juan Pas. Court |
| Judy Ves. Court |
| |

1200 du the name of God anun' I. Marche Francis Akins, of the County of abbiner. State of South Carolina, being of lound wine and menny. but Densible of the succentainty of life and descrip to male disfosition of my property and affairs, do herely make, publish, and dicland The following to be my last mil and Testament, Tirst; I direct the payment of all my Just delloand funeral expuses, Deeved! I hereby give deince and bequest all the of my The Staff interest in one hundred and Sixty tiens, more or less, where I now reside, to my Pister Soubered Florentine attans, her him and assigned foren. I make, Constitute and appoint my brother. W. Athers executor and Isabella Thorntine attion executive of this my last mill and testement, I Witness when I the Dail marche Francis altino have herento Sel my hard. the light Martha Francis Celkin (8) day of July. 1912, Signed and declared by the Dand Marthe Francis attens as and for last will and testement, went in the y is, who at her request, in her presume and in the presum of last alter have herents Automind our rame as witness It. I Deven J. P. Perry N. & morrow

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE OF Milles Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED LA While PERSONALLY APPEARED J. A. While are of the witness to the annexed instrument of writing, purporting to be the last Will and Testament of subscribing late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that TO Rundy

And describe County, deceased, who, being duly sworn, depose

yes was present, and did see the said instrument of writing duly executed by the said And deponent further saith that the said TO Rundy 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 He, He, He, While is the presence of each other, and of the said

request, signed their names as witnesses, to the due execution of the same. (the deponent) and He month SWORN AND SUBSCRIBED to before me, this 14th J. I. Illustrated and Justine Mundred and Justine Mills Judg Pab, Paul. of The Curry UPON DUE EXAMINATION of & L. Mhite 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 Klugh Rendy and Ed Angles, named in Hulles Daid Weathers Said will as Overilers State of South Carolina, IN THE PROBATE COURT.

know or believe, and that "W" 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 "Goods and that "W" 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

14 day of Col 1992

3 Miller

July Por, Court

Steagh Pung Ed Snifts Hate of Southbardin 3 Country of Abbuna 3

I Thomas Courdy, do hereby make this my lash Will and trestament Revolving all former miles, 1st I direct that all of my Just deblo be faid. gre I give and devise to my beloved wife, Jennie K Pury all af that track of land lying cash of a line beginning at the Studeson lailed Continuing by what is Known as Bello Spring. Crossing the Public road at the mater may about two hundred yards west of my house and extending to the land of 6. Burnet, I give and dense this land to her for and during her natural life, The above gift is on Condition that the fay four hunard dollars of the moregage now held by. WE Auduson, I further grie and bequeth all of my household furnitue, my flow cinfernal, the horses, buggy, Chickens two Cows, hope with the exception of our, and magn to my wife forme is

The above described land I give and dense at the dust of my aife, to my four children named matte Inifes, Klugh Rindy, Shomas Bury and William Cerry, This land to be Doed and the procuso divided equally, nest of the above mentioned line in Section ton of this mile, I give and derice This land to my four Chiedre and their heirs, named matie single. Klugh Perry Thomas Rendy and Circliam Perry, This land is not to be Doed with circlian Reiny is turnty one years of age, I give and bequett to my Dow Thomas, one gray mule Called by name "Hell" out hog and out Cow, Union as Regnost, I dint that my executor build a Peritable house and dig a well on The land given To

my four Chiedua, All of the Remaining property, I direct to be divided equally amongst my four Cheldren, named matte Infes, Klugh Weindy Thomas Rundy and Cerlliam Rundy, in the Sum of fire Sunder asless, This Sum is not to be Haid will William Rurry is twenty one years of age, I appoint and nominate as my expendent, Klugh Vinty and Ed Snifes. In witness Wheney, I have Degued and Sealed This justrument, and published and accord the Same as and for my lash will and testernent, this the 23 day of Deflector, A.D. To Pury Realy 1912, Dubsander by the Cestalor in the presence of lack of us and at the Dame Time, deland by him to us to be his lash Will and testament and Cheorfor ur, in the plesure of lack other and at his Hequesh, and in his plaserer Digned our names thents as Witness thes 23 the day of Deptember 1912, Ad, 7 ALD Morner ME Stendum

| State | of | South | Carolina |
|------------|-------|-------------------------|----------|
| | COU | NTY OF ABBE | EVILLE. |
| PRESEN | п | J.J. M. of Abbeville | illes |
| for the Co | ounty | of Abbeville | |
| | | | |

PROBATE COURT-PROBATE WILL.

Judge of Probate Court

| for the County of Abbeville |
|---|
| PERSONALLY APPEARED M. N. lealhour are of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Granius Real 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 Braunius Real 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 M. N. leachour |
| in the presence of each other, and of the said Granica Real and at his request, signed their names as witnesses, to the due execution of the same. |
| SWORN AND SUBSCRIBED to before me, this 9th day of Och, one thousand nine hundred and twolve (12) J. J. Miller Jung Pro, Coul, |
| of Grandle Beal UPON DUE EXAMINATION of M. A. Leachour one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Grandle Beal 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 Tostamentary be granted to Joseph Sheiko Judge Probate Court. |
| State of South Carolina, IN THE PROBATE COURT. |
| BO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as 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 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, Garph Sheeks Garph Mills Jusqu'Ro. Couch Jusqu'Ro. Couch |

1320 State of South Carolina 3 County of Abbence. On the name of God anna, I Trawille Real of balkown Falls, in the lowerty and State aforsaio, being of Sound and disposing mind, and memory, do make this my last will and testamed in manner following, revoking all former wills whatever, Otem Teach, I will and dired my Executing hurnington Appoint to pay all my debto and funeral spences, as Ioon after my death as practicable out of the proceed. of any part of my estate that is much available, Thew Second: I Will bequest and derise with my wife, Elda B. Bear are the later real personal or mixed in possession, or in action in law, or in quity, which & may die Dieged and possesse of of sury Kind whatever and whensen Dituet, I hereby appoint and assignate my wife, Elda B. Bear of Cachour Falls County of abbenie and State of South Caroline as executions of this my lack, niev. witness my hand and lead at balhom Falls, bounts of abbenth Stale of Swith leavening, this the 31st day of August, 1900, Framile Bed Clean Signar, Deales and published, as, and for his last mile and testament, by Gramille Beat wi presence of us. who in his presence Subscribe our names as witness To the due exceedin Therey, R6 Frieson, O & Normand Mr. A Calhow

State of South Carolina, PROBATE COURT-PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT JE MILLE

Judge of Probate Court

| for the County of Abbeville |
|---|
| PERSONALLY APPEARED Wesher and acce afthe subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Jahus Soluulos extended late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that the was present, and did see the said instrument of writing duly executed by the said Jahus Soluulos extended 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 LD Nauce and RCRrice in the presence of each other, and of the said Japan leludes calls |
| and at Tris request, signed their names as witnesses, to the due execution of the same. |
| SWORN AND SUBSCRIBED to before me, this 14 day of Dec one thousand nine hundred and Turers Jumpsoch |
| of John The LAST WILL AND TESTAMENT of John The Last WILL AND TESTAMENT one of the subscribing witnesses |
| to the annexed instrument of writing purporting to be the last Will and Testament of Shue T, Salentseeles 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 Access G. Colculoscales and C. American G. Weller Judge Probate Court. |
| State of South Carolina, 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 this 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

14 day of Dec 1962

37 Milieum

270 ct,

| State of South Carolina, PROBATE COURT-PROBATE WILL. |
|---|
| PRESENT— J. J. Milled for the County of Abbeville Judge of Probate Court |
| PERSONALLY APPEARED of Muguley one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Milning factorial 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 of Muking 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 Hi, J.J. Huguley and W.J. Huguley in the presence of each other, and of the said. The presence of each other, and of the said of Muking and the same. |
| SWORN AND SUBSCRIBED to before me, this 16 day of Lowell one thousand nine hundred and Lovelno of Miller |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT of Months UPON DUE EXAMINATION of J. Manually one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of J. M. I known 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 MMN Eccurity J. Knn. Rand in will as School J. Willey Probate Court. |
| State of South Carolina, 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 for goods and chattels will thereunto extend and the law charge rue 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 16 day of Oec 19pz J F Miles } J Dock |

1340 Darburg, Ga, Willen Co I Shomas machen Knot, being in Lound nind to make this my last lier and testament, Tiest, after ney fush dette are field, I hereby give and bequetto all my property, Consisting of real estations of puronal froferty to my life Gumal for Knot during her life and at her death to my him, I also hereby appoint my wife, Curma & Know, my execution without boud, Withers my hand and Veal this, 20 th day of November 1/9/2, Milling artues na Willis 19 Sterguley W. Auguly

| The State Company Law Printers Columbia S C 19849 |
|--|
| State of South Carolina, PROBATE COURT-PROBATE WILL. |
| PRESENT- J. Millib Judge of Probate Court |
| for the County of Abbeville |
| |
| PERSONALLY APPEARED C. L. Evaus one gete subscribing |
| witness to the angexed instrument of writing, purporting to be the last Will and Testament of Mrs. M. E. Douglas |
| 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 |
| Mrs ME Douglas 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 Ne. Oh. Evacus |
| (the deponent) and M. Meaninght and M. Carrolle in the presence of each other, and of the said and at her request, signed their names as witnesses, to the due execution of the same. |
| in the presence of each other, and of the said |
| and at her request, signed their names as witnesses, to the due execution of the same. |
| |
| SWORN AND SUBSCRIBED to before me, this 31 day of Dev, one thousand nine hundred and - Luren, H. Willet J. P.Ch. |
| hundred and - ween, It Willed |
| 1. J. P.C. |
| IN THE MATTER OF THE LAST WILL AND TESTAMENT |
| of MITS M. 6. Douglass |
| UPON DUE EXAMINATION of le l'Evaces one of the subscribing witnesse |
| to the annexed instrument of writing purporting to be the last Will and Testament of Mro, M. E. Douglass |
| late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true las |
| Will of said deceased. |
| |
| granted to DV, J. A. Weuffer, name in cult as fixed granted to probate in common form, and that Letters Testamentary to granted to |
| |
| State of South Carolina, IN THE PROBATE COURT. |
| J DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as |

will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that goods and chattels will thereunto extend and the law charge me and that in said will, as far as ther 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

31 day of Dec 1993

J. Miller ?

J. Rich

State of South Correins 3 County of allerner. In the name of God amen! I Margaret E, Douglass of the County and State Oforesaid, being of Sound and disposing mind and luderstanding, do mate, pureist and disease the following to be my lash will and between, Kereby rendering till former miles by me heretoon medy 19th I mee and direct that are my fresh della and Juneral expenses he faid by my executor, as soon after my death as practicable, 2 nd It is my mel, and I so direct, that a casket be forovided for my burriel coating not exceeding the Saw of Lerry fine doctors, and that a like Sum be used in the exection of a mount to medo my grave, 3rd It is also my mil that as much as tifty dollars be Let aside, and placed in Bank to be drawn on by my executor as occasion may require for Keefing in refairs our family buried flet in liffer Long lave Cerutery, 4th I gim and bequet to little Horrewer Neuffer, daughter of DY, J. A. Neuffer, my white lace Counterpan and to Marish Neuffer my good bracelet. I'd gin and begunt to maggie 6, Douglass, daughter of the late of R. Douglass, deceased, The Sum of Fifty doctors, Uld I gim and bequet to From C, Douglass the Daw of Jour Hundred dollars 7th I give and bequest to Seven archibold Dougles infaul low of George (), Douglass, the Sum of Jour hundred aceloso; and it is my Triel that the Judge of Probate for abbeile County become the Custodian of this fund in the Cafacity

135 4 of Verble Guardian" until the Daid Serge architect Douglass arrives at The age of Turny our year - provided that of it should become necessary to use any fortin or the whole of Raid found in the Education of the Daid George archited Douglas authority is hereby gin to the Judy of Perbatite So lese it. 8th I give and bequest to my faithful sed colored Sonand William Berton, my ferther bev, Metrass and piller, get I give and derise and bequet to Long C. Douglas, Mary & Douglass, Sudie L'Evans and James architel Autto, Sow of my decemen Slep daughter, Stelle Dauglan Nutto my house and lot and the furnitur belonging to me in the City of abbenely now occupied by me as a home, Than and share alife. I nominale Constitute and afformed my friend DY. S. A. Neuffer steents of the my last Will and Destament, La lettres where I have hereuto del my hand area affixed my lead this the get day of may, 1910 MG, Douglass &S Sepred, Sealed, published and chieland by the Testations in our proseur, as and for her last Wice and Testament, and ar in her proseur, and the keywah, and in the present other signed on manuel to Witness to the de oxonling The same J. M. Carroll J. m. Seanith

| State of South Carolina, PROBATE COURT-PROBATE WILL. |
|---|
| PRESENT Judge of Probate Court |
| for the County of Abbeville |
| PERSONALLY APPEARED REStrict one grater subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Plane Cooper 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 Oleral Cooper 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 Restrict in the presence of each other, and of the said Oleral Cooper and at his request, signed their names as witnesses, to the due execution of the same. SWORN AND SUBSCRIBED to before me, this 6 Cooper one thousand nine one thousand nine |
| day of Jaw, one thousand nine hundred and this teen for Miller Joseph |
| of Clerch Cooker UPON DUE EXAMINATION of Cashell one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Cooker |
| 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 campad to probate in common form, and that Letters Testamentary be granted to Survey, Probate Court. |
| |
| State of South Carolina, IN THE PROBATE COURT. |
| 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 will well and truly execute and the law charge 260, and that will make |
| in said will, as far as his goods and chattels will thereunto extend and the law charge his and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD. |
| 11 @ 21 |
| SWORN and subscribed to before me this 6 day of Jan 1989 2. Thickey |
| XI Miller |

State of South Carolina 3 In the name of Lod amen, & Oliver Ocraper of Said State and County, and Considering the uncertainty of life, atthough at this lime in good health, and of Sound and disposing mma and memory and being desirous of disposing my real Estate and personal for puty of which I an now foressed to take effect after my desth, as hereby declare that it is my mie, that after all my Just and light debto are paid, that the above mentioned real Istate and Rusnel property be Loed by my executor hereunfter mentioned), and the Proceeds of laid lale be Equally dinsed between my daughter Lacy and my two grand Children, Marie and Robert Children of my daughter Lucy Showly afforing Those P. Thomas to be the Executor of this my last will and Justesling when I han herent Subsaid my name and Effice my deel, ther 14 day of September. AS. 1909, Olivet Cooper (88) Figuel Sealed Publish and declared as the last wel and testament of the aformail Oliver Croper, in our foreseen and in the presum of tackocher have Subsciled ou names as niturns to de execution M. E Holler go mith At Calech