ABBEVILLE COUNTY. J	Judge of Probate Court
	-
or the County of Abbeville	
PERSONALLY APPEARED	subscribing
vitness to the annexed instrument of writing, purpor	ting to be the last Will and Testament of
	late of Abbeville County, deceased, who being duly sworn
leposeth and saith that	was present, and did see the said
nstrument of writing duly executed by the said.	
and deponent further saith that the said.	
	ing was to the best of deponent's knowledge and belief, of sound and dis
ossing mind, memory and understanding; and that	
(the deponent) and	and
	in the presence of each other, and of the said
	and at
equest, signed their names as witnesses to the due e	xecution of the same.
SWORN AND SUBSCRIBED to before me,	this day of
ne thousand nine hundred and	
N THE MATTER OF THE LAST WILL AND T	'ESTAMENT)
UPON DUE EXAMINATION of	one of the subscribing witnesse
o the annexed instrument of writing purporting to b	
he same is the true last Will of said deceased.	late of Abbeville County, deceased, it appears to my satisfaction, that
	at it be admitted to probate in common form, and that Letters Testa
nentary be granted to	

	Judge Probate Cour
STATE OF SOUTH CAROLINA, In the Probate	2 Court.
County of Abbeville.	
DO SOLEMNLY SWEAR, Tha	at this writing contains the true last Will of the within named decease
o far as know or believe, and that	will well and truly execute the same by paying fire
he debts and they the legacies contained in said will	, as far as goods and chattels will thereunto extend an
he law charge and that	will make a true and perfect inventory of all such goods and chattel
ights and credits. SO HELP ME GOD.	and perfect inventory of all such goods and chattel
SWORN and subscribed to before me this	,
day of 191	
17 Innovation	
Judge of Probate Court	

direch That any buch excess be invested by the Cruster as a pack of Said brush estale and that the Same the Managed and Controllet by her in the land Mauner as I have authorized her to deal with The original loopers of Said trush extate, Ufor the arrival of the said Many Louise Allston at the age of lursy-one years I direct that Daid truster divide the Confus of said trust estate equally between my faid the grand Dhieren Flems, Su Case my daughter, Month M. Freyler, Dhow for any Cause not qualify as truster of my two grand -Chiedun, or having Qualified Should Resign or become inappocitated or die, There and in they seems I nominal and appoint my daughter, Louise Mitong trustee for the foreput of my said grand Children. with are of the rights, proces, immunities with respect to Said truck estale as I have Conffered upon the Original truster, Steen 6, I mount and appoint my daughter Lawin M. Long, executive of this level, I direct the Dais Executing Dem without boud; That she han my wie protated in Solemn form; and that she file an uncutory of my estate in the Dout of Ordinar of Clark County, Feoria, but that the be Relieved of The necessity of huning David Islan appraised in the usual mouner, I feether ding That Jaid Executing be relieved of The necessity of making cary returns of any Character to the Com of Ordinary, except her find return when the hos fully administend & aid Islate, & authory and empower said execution, for the perfore of almision of my latate and The administration Theren to live and transfer any or all of my locate without the order or leave of any County. and if any falso be made that the same proseie or former and with or without addition

according to the discretion of Said executing, del witness where, I have herente-Let my hand and Seal, this the 15th day of Many E. Medutosh (eal) September, 1913, The foregoing instrument Signed, Lealer, Butlished and deceand by the testoling, many 6. meducon, as her last will out testament in our presince and we at her request and in her presun and in the presum glack other hon herento Rulocuso our names as attesting wheeses This the 15 day of Seft, 1913, I At Dansin If Kilpatnik Joe L. Desdwyler State of Louisiana 3 J. Mary E. Medutock, a residuch of the Dity of athers, belack County, Fingis, tempsarily abiding in the Oity of Shronfort and Dlate of Louisiana. do make, diclare and publish this to be

a residuct of the Dity of athews, leballs County, Georgia, temport and Date of Louisians. At mode, declare and publish this to be a Codicil to my last mil and testement Digned in Clark Downly Grorgia, on Sept. 13, 1918, in the presume of Astravison. I diepatrick and Jos L Deaduyler as atticking witnesses, Item! I appoint Housel M. Fregler Coexecutory of my Paid will to ach with the executory there named. Lower M. Jug.

State of South Carolina, PROBATE COURT—PI	ROBATE WILL.
PRESENT—HONORABLE	Judge of Probate Cour
for the County of Abbeville	
	subscribing
witness to the annexed instrument of writing, purporting to be the last Wil	
late of Al deposeth and saith that	obeville County, deceased, who being duly sworn,
deposeth and saith thatinstrument of writing duly executed by the said	
And dependent further soith that the soil	
at the time of executing the said instrument of writing was to the best of composing mind, memory and understanding; and that	leponent's knowledge and belief, of sound and dis-
(the deponent) and and and	
and and	
and at	in the presence of each other, and of the said
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	day of
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
of	
UPON DUE EXAMINATION of	
to the annexed instrument of writing purporting to be the last Will and Test	one of the subscribing witnesses
	nty, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.	nty, deceased, it appears to my satisfaction, that
It is THEREFORE ordered and decreed, that it be admitted to pro	shots in common Command All L V M
mentary be granted to	oate in common form, and that Letters Testa-
	Judge Probate Court.
STATE OF SOUTH CAROLINA,	The Man Transfer of the State o
County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing contains t	he 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 fort
the debts and they 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 an	id perfect inventory of all such goods and chattels.
nghts and credits. SO HELP ME GOD.	
SWORN and subscribed to before me this	

Judge of Probate Court.

and I give to Howell Mr. Ziegles as Luck Co-Executing all of the fawars in relation to my estate that are Confirmed whom Louise M Long, the executing named in Land wice, buch foures to be exercised by them Jointay I both qualify, but if for Treasons oney one of Luck executives should quatify, or for any reason oney one of Luck and the power Confirmed in Jaid will refer Louise Mr. Long, May be exercised by the Lold executive whichers our of the persons named it shall be,

The Great as herein Changed, Therety republished my said vier abord referred to, Those hunts

Let my hour and lead, This 29 day of Secunter,

Many & McSulosh SS

The foregoing instrument Signed, Sealed, Published and Codicide and Cleckoner by Many E, Mcdistrob as a Codicide to her last mile and testament therin referred to in our presence, and for at her request or in les presence and in the presence y each other have here herent Subscribed our names as allerly witnesses.

This 29 day oceanier 1914 DE Gilmer Le Drus A J Zeigler

ate of South Carolina, PROBATE COURT—PROBATE WILL. ABBEVILLE COUNTY. Judge of Probate Court
SENT-HONORABLE
the County of Abbeville
PERSONALLY APPEARED
ness to the annexed instrument of writing, purporting to be the last Will and Testament of
late of Abbeville County, deceased, who being any
was present, and did see the said
trument of writing duly executed by the said
the further saith that the said
the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
sing mind, memory and understanding; and that
e deponent) andin the presence of each other, and of the said
and at
SWORN AND SUBSCRIBED to before me, this
Judge Probate Cour
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 decease
so far as know or believe, and that will well and truly execute the same by paying fir
the debts and they the legacies contained in said will, as far as goods and chattels will thereunto extend a
the law charge and that will make a true and perfect inventory of all such goods and chatte rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this day of 191

Judge of Probate Court.

for such purpose without the order or leave gang Couch and I expussly relieve Daid trusters of the necessity of morning returns of any Character to any Couch in Cornection with Said trust, I also relien Said trustees from the necessity of giving any bond, I expressly authorize Said trustees to lever oach upon the Confus of this trush fund, Should in Their Judgment this Course be necessary and proper for the except and Complete execution of this treet should any one of Faid bustos die, then the Survivue busto Shall have the right to Select Down other member of my family to ach as Co-truster with her, and the new truster shall have all the pours, right and privileges and be relieved of all the burdens and duties which I have specified herein with relation to the original truster, elejon the cleath of all of the beautieronis clesignated in this trush the Corpus of the trush fund, or luck part Thereof as may remain in the hand yet trusters, Shall go in equal Shares to my him at law thew Durwing per Stinger, Alem 3, I desire that go Roger. Elf, of Elberton, Frozin, be designated by the brusties and executrices to Council and assist them and assistin making Ovelections and remestments, Stem 4, I appoint Nouvelle M. Zugler Coresentil of my will to ack with the executive perior named. Louise M. Long, and I give to the said Howell my zing as such Co-executing all gthe posses in relation to my estale that are longend upon the Daid Louise on Long, the exceeding named en Laid will, Such powers to be exercised by Them Saintly of both Showed qualify but if for any Reason oney one of Such execution showed quality

of for any reason there should be only one excentix in office, all of the fours' Centernel in soid will refer the said Louise MiLong May be ever each by the Sole expecution, whichen out of the person named it shall be. I have herdofon made this coffoutment of a Consecution in a Codecil to my will executed in the County of Caddo, and State of Laussand, on The 2 gd day of December, 1914, in the presume of S.E. Liliuw, I C Drew and S. J. Biegles, but on account of the fact that are of the attesting tertueses to Said Coricel being non-residents of the State of Froziet, and it affearing that it moved be more conseined to have the Witnesses to the Coricil litter resident of the State of Frozia or the State of Southtarolina, I ricorforate the Same terms and prinous in this Codicil to my unit, of that the necessity of forward the execution of the former Dodied may be dispused with, Stein & Except as herein modified, my original unice ared former Codicil theule are hereby Ratified, republished and Confirmed in every respect. In witness where I have herent Det my hand , Red, this 25th day of March 1916, He foregoing enstrument Digned, Se aled, published and account by many 6. medutost as a Covicil to her last win and testament their referred to in our presure, and we at her request and in her presence and in the presence ge och other han herento Sudscribed our name as alleding witnesses, this 25th day med, 1916 Kartine Falwell John Lyon HCLieman

THE PERSON AND THE PE

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT_HONORABLE (17 MILL)
for the County of Abbeville
PERSONALLY APPEARED J. J. Sal omano Ou of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Juliu 13 more
deposeth and saith that let and saith that was present, and did see the said
instrument of writing duly executed by the said folia 12, Moore
And deponent further saith that the said of John 13, min
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 Telkechy Magin and I Notoman
in the second of
John B. Gnoon and at Heis
request, signed their names as witnesses to the due execution of the same. SWORN AND SUBSCRIBED to before me, this 26 day of May of May
one thousand nine hundred and divitered & Miller & To
of Jahr 13, me on 19 Jahren
to the annexed instrument of writing purporting to be the last Will and Testament of John 12 more
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 Watter M, Moon
79 m.
Judge Probate Court.
STATE OF SOUTH CAROLINA, County of Abbeville. Lin 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 posing first
the debts and they the legacies contained in said will, as far as Lees goods and chattels will thereunto extend and
rights and credits. SO HEYPAR COD
SWORN and subscribed to before me this
26 day of May 1916 =
Judge of Probate Court

State of Southbaroline ?

I John B. mon, of the Stan and County Eforesaid, buing now of Sound mind and in fuch fossession of my mental facilities, do make this mel lash will and testament, Just - That are of my Just debts be faid at once, I do wie and bequeath to my following Phildren, Namely, to Show I grovey in my Istate, I'm mon, Isaac more, Johns, more, and Children of mahalie morton her fourthe luterest! That Isaac moon Shall have one Third of monies Coming to makalie morting Pack for the berefit of the one Chied of Said Mahalie mortra and that the other time thinks Chredien fach of mahalis mosting there go to Ling mosting which is two (3) thirds of the whole amount of one Share for their Support - That the four Chiedren or their heirs. to Show equally in my estate, Children of Mahalie morton, name are as follows, ceretie Thomas Morting Sinfor Morton Feona morter, Should any of my Ohiearen or their heir Coutest this will, It is my wiel that they be discubinted, That I appoint Water in more my executor without bond, with full power to sele & make title to any or all my real extate and to see my pusmal prosperty and Collow money in Bunkovile hand and affix my Seal, This 12th day of January, 1916-let my home Place, this gohnt of moon (les)

our

This instrument was her executed by John B. Moon The testator in our freuen Hoho at the Same Time Occased it to be This last will and testament and at his request and in the presume of Eac as witnesser - Ta Talsuch His home Place Roberce Ca Jaw. 12.19160

State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY. July 100 Judge of Probate Court
PRESENT-HONORABLE TO THE PRESENT OF
for the County of Abbeville
PERSONALLY APPEARED REPROBLEMENT OU of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Jawren ce
late of Abbeville County, deceased, who being duly sworn,
instrument of writing duly executed by the said Law rence O Robertson
And deponent further said 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 H. Mallius and J. M. Fisher
in the presence of each other, and of the said
Laurence O Nobinson and at do is
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this day of Jenne
one thousand nine hundred and Diffeed Thuller
IN THE MATTER OF THE LAST WHIL AND TESTAMENT JUNE OF THE LAST WHIL AND TESTAMENT
UPON DUE EXAMINATION of IL Roberts on one of the subscribing witnesses
to the approxed instrument of writing purporting to be the last Will and Testament of Scarrace C. Lo Licoxo 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 Morris Walenson
7_
1-7 H1,10.
Judge Probate Court.
STATE OF SOUTH CAROLINA,)
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
and they execute the same by paying first
mi
win make a true and perfect inventory of all such goods and chattels,
man - 1. North Robinson
SWORN and subscribed to before me this
day of ferre 1916
Judge of Probate Court.

State of Southbarding Country of athense, = Lee The name of Sod Church! of Laurence C. Robinson of the County and Itale aforward, being of Sound menony and understanding, bethough in ile health Ro make, Ordain, Rublish and declaw mylest, will and testament, as follows, hereby levoking are formers wiels to wit; Tireh I live and direct That all my fresh deblo and funeral expenses be paid by my execution, and also the expense of Irecting a Suitable monument to Mark my lash resting place, as from a practicable after my decease. Second, All the rest and residue of my property, Real, Personal and newed, I will deine and bequeth to my beloved wife, Lucia norris Robinson for and during the term of her natural life, I further will and direct that my Said uzh sheel have the right and pour of any time often my de ach to han all my lands divided into two tracts of I gual or approximately I qual acreage, to so to leave each track in Compact and Symmetrical Shaper and That the Shall have the pour and privilege of Choosing at once whicher of Said breets the may desire and glaking possessing of and Conveying Said Track as her own, as and When Such dirision and altohneut has been wade, I further will and declare That it is my wirel and desire that She Shall in Such Event Choose that tract which Shall enclude my durlling house and improments adjust theute, as her heep in fee of my real estate, though Shiel track may be more Valuable than the other, I've the evenly honeur, of Duck direction and allexment. The Coeptance by my wife of Dair back Shoel

be in full of her interest in my real lotale, and the remanider there I shall be atotribuled among my other derivers as hereingter directed, Third, I futher level and direct, that during the life time of my wife she as executing Shore have the right to Dell and Convey any of my property, real or personal, as may be deemed advisable for a Change investment, of for the purpose of restocking or Keeping of the premises, I direct, homost, That all permanent reinsestments be made only in Safe income bearing properties, Townth At the death of my wife I were and direct that all my property, real and personal, be Lord or con Heyed Nested into Oash, and that out of the proceeds thereng there be first let apart and paid one to the Clacous of Little River Baptist Church the Sum of fifty dollars to be held by them and Thin Successors in office as a trust fund to be invested as a loan or in Some in come bearing Security, and the annal income arising therefrom to be used and Expended in Keeping if and improving the amily at Said Brusch, - After payment of Said Trust for I will and direct that the entire Dum remaining be divided suito tue parts, as follows: - of my wife Lucia norris Robiusm, Shall then have elected to divided and take her allot ment of my real astell as provided in the Second paragraph of this will Then I will and direct that Such allofment be Confirmed and if the Shall not then have Con Veyed Daid land to acted to her, then I level and direct that the Some together with one half The net proceeds arising out of all my purmal property Shoul go in fee Simple to Such person proportions and upon such terms and Contitions as Ohe may by her last wice and testament duly execution

State of South Carolina, PROBATE COURT—PROBATE WILL.

PRESENT-HONORABLE	Judge of Probate Court
for the County of Abbeville	
PERSONALLY APPEARED	subscribing
witness to the annexed instrument of writing, purporting to be the last	
late o	of Abbeville County, deceased, who being duly sworn,
	was present, and did see the said
And deponent further saith that the said	
at the time of executing the said instrument of writing was to the best	t of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that	Contract to the second
(the deponent) and	是2018年6月1日 1000 1000 1000 1000 1000 1000 1000 1
The state of the s	in the presence of each other, and of the said
and at	
request, signed their names as witnesses to the due execution of the sam	ac.
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
그리는 이 보는 것이 되었다. 경우에서 보고 있어요? 나는 것이 없는 것이 되었다. 그런 이 없는 것은 것이 없는 것이 없다.	County, deceased, it appears to my satisfaction, that
the same is the true last Will of said deceased.	, appears to my successfully mat
It is THEREFORE ordered and decreed, that it be admitted to	o probate in common form and that Latters West.
mentary be granted to	probate in common form, and that Letters lesta-
	Judge Probate Court.
STATE OF SOUTH CAROLINA,	
County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing conta	ins 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 they the legacies contained in said will, as far as	goods and chattels will thereunto extend and
the law charge and that will make a tro	ue and perfect inventory of all such goods and chattels,
rights and credits. SO HELP ME GOD.	grown and charters,
SWORN and subscribed to before me this	
day of	
.0	
Judge of Probate Court.	

according to law direct, In defauch of Such disposition by her then I will and direct that said property Shall be distributed in the mauner and proportions and to the persons hereinafter named in the residuony Clave of this wiel, If my wife Shall have already recined and Conveyed the forthing the real estate provided under the terms of the Second paragraph of this well, then I direch that She Shaw han power to Conney by will as above directed one had the new proceeds of all other property remaining at her death, after fagment of the trust fund above directed, bu Case of airwion and allatiment of my real Istale as promised in paragraph Second of this well, it is of Course my will that my sufes intrust therin Should become and be such as to enable her to exercise The fower of Conveying the Same in fee Surple absolute Tifth I mer and diret That the provisions herenstore made for my wife Shall be in lien of clower and in fuce of her interest in my estate, Inthe After the death of my wife and payment of the trust fund above provided and g that, fortime of my lotale directed to be distributed under the terms of her wiel, I live and direct that all the rest and residue of my Istale be chinded with three Iqual parts. and that one of Daid Equal Shares Shall go 6 my brother & n /Cobinson, our Iqual Shau Shall To to my Sister Essie & Robman artrong, and One I que show to be divided. Show and Show alike among my three nieces. Margaret and Talket many Crayton Sinfigin and Julia Sizemore and my great nipher, Hugh Paiks Griffin Son g my Seouth - I nominale, Courtitat and appoint my beloved wife, Lucia norris Robinson to be sale

/ /	OBATE COURT-P	ROBATE WILL.	Proceeding
ABBEVILLE COUNTY.	Milles	100	Judge of Probate Court
RESENT-HONORABLE Y			
or the County of Abbeville			
U	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
1	A Second	10 10 10 10 10 10 10 10 10 10 10 10 10 1	
10	rin, fr.	ou orthe	subscribing
PERSONALLY APPEARED OU	July 191,	THE A Textoment of	Hancy
witness to the annexed instrument of writing, purpor	ting to be the last W	vill and Testament of	eased, who being duly sworn,
10 XI WIGCOLDS	late of		resent, and did see the said
deposeth and saith that	N-	Cleuks cales	
instrument of writing duly executed by the said	- I WII VY	5.000 CO	201 (49-13-7-5)
the said XX	aney we	lufueales	SUN YOUNG SIN
at the time of executing the said instrument of writ	ting was to the best	of deponent's knowledg	re and belief, of sound and dis-
posing mind, memory and inderstanding; and that		Levu	a, p.,
(the deponent) and I 6 Jones	ar	d / 100	ller
	A	in the presenc	e of each other, and of the said
Nancy leluiko col	eo and at	Koic	,
request, signed the names as witnesses to the due		15.7	
SWORN AND SUBSCRIBED to before me	A	CA d	ay of aug
1/1/1/00		30 of 16 60 5	
one thousand inne numered and		 	18 - 2212 - 30 - 30 - 30 - 30 - 30 - 30 - 30 - 3
IN THE MATTER OF THE LAST WILL AND	eb -	S S S	San San San
01 0	1 60	and be on	e/of the subscribing witnesses
UPON DUE EXAMINATION of		0/ -N	
to the annexed instrument of writing purporting to			
Clinkscalos	late of Abbeville	e County, deceased, it	appears to my satisfaction, that
the same is the true last Will of said deceased.	and the same	and and and	the market by
It is THEREFORE ordered and decreed,	that it 2 admitted	to probate in common	form, and that Letters Testa-
mentary be granted to Warah	Jenny	, letenks	Calle
	0 .	0	2 V110
والإراقية والمسترورين والمسترورين	100 m	Y.	J' Muley
			Judge Frobate Court.
STATE OF SOUTH CAROLINA,			Washington Area
County of Abbeville.	bate Court.		
W DO SOLEMNLY SWEAR,	That this writing co	ntains the true last Wil	Il of the within named deceased
so far as www know or believe, and the	it no	will well and truly	execute the same by paying first
the debts and they the legacies contained in said	will, as far as h	goods and cl	hattels will thereunto extend and
the law charge us and that M			tory of all such goods and chattels,
rights and credits. SO HELP ME GOD.			
SWORN and subscribed to before me this	. ,	larah 6	Oliver Cales
8th and and int	0	eny a	Chick colos
07 mei	1		- 1 (1 PM) (1 PM)
Judge of Probate C	Court		

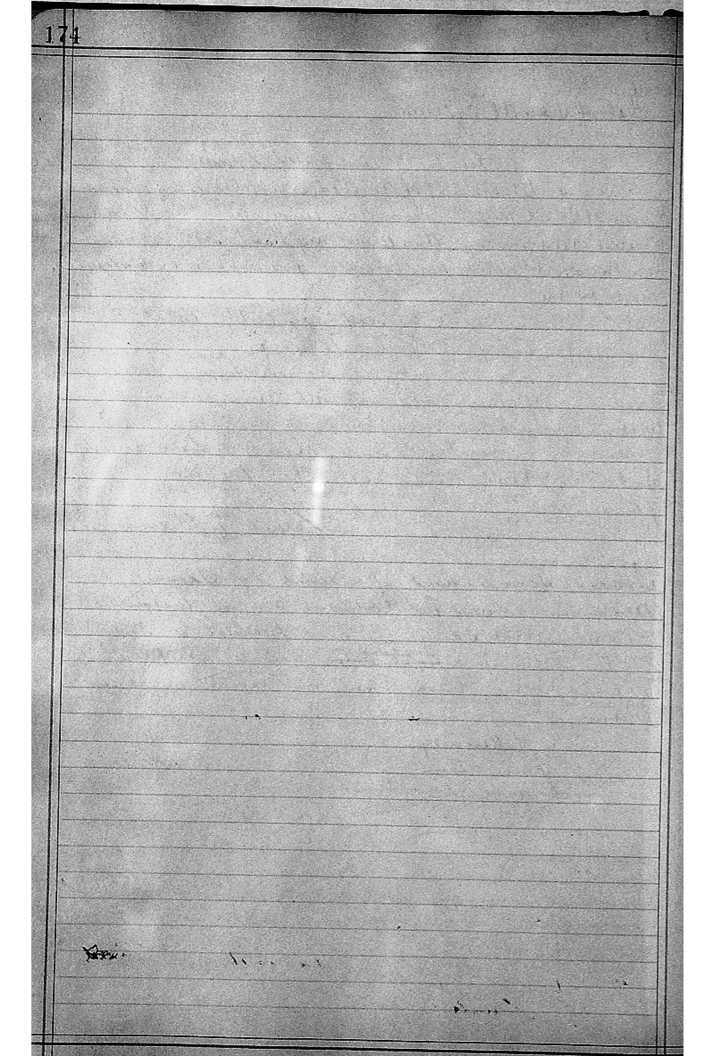
taining one hundred and fifty deres, new or less, I direct that in the esting the above described track

of land Connot be equally divided betien the sail Chiesen, The Daid Come to be tred by my expents

herington hand appointed and the proceeds of Samuel he Equally divided between my 13 Children abon Manuel Lesty I hereby Constitute and appoint, my wife, Sarah autocales, Executing and my son, Jerry Cluid reales. executor of This my last will Horny blukscoles herent - Sil my hand and offixed my seal, this the 21th day of Febr. 1914, Hany Cleans coles, Qual) Dealed, Signed and published by Harry Quikodales This The 270x day of Fety 1914 as his last mill + testament and certnessed by the undersigned at his regress vier his presence and in the presence of lack other, JE Jones I milly

State of South Carolina, PROBATE COURT—PROBATE WILL.	
ABBEVILLE COUNTY. AMILIA	Merennade .
PRESENT—HONORABLE J, //Ulled Jud	ge of Probate Court
for the County of Abbeville	\
)
MADES MADE CONSERVE WAS ASSESSED.	
	1000 34 0000
PERSONALLY APPEARED a Richie Quil of the	subscribing
witness to the apprexed instrument of writing, purporting to be the last Will and Testament of	Men ()
Ildeman Jate of Abbeville County, deceased, wh	
deposeth and saith that	
instrument of writing duly executed by the said Accuracy Medicinary	nd did see the said
And deponent further saith that the said Samuel Melleman	LANGE TO
at the time of executing the said instrument of writing was to the best of degenent's knowledge and believes with the posing mind, memory and tradesteeding at the control of the control	ef, of sound and dis-
(the deponent) and Sauces Melain and Ale 16	
(the deponent) and Jacues Megrein and Ay Kenned	91 Day 10
An in the presence of each of	ther, and of the said
Daniel Milliman and at his	
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this 124 day of 4	u.
one thousand nine hundred and Lay teeuw OF Muller	Warming to
IN THE MATTER OF THE LAST WILL AND TESTAMENT	Montak
of Daniel Mideman &	
UPON DUE EXAMINATION of a Richie	
to the appreciate instrument of writing purporting to be the last Will and Testament of	bscribing witnesses
5. : [
late of Abbeville County, deceased, it appears to m	y satisfaction, that
55일 1981일 : 1982년 19	
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and the mentary be granted to	at Letters Testa-
Jul Mulenad	
(),15	<u> </u>
1.0.11	ulle;
4	lge Probate Court.
STATE OF SOUTH CAROLINA, In the Probate Court.	
County of Addeville.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within	in named decreed
so far as know or believe, and that will well and truly execute the sai	
the debts and they the legacies contained in said will, as far as feed goods and chattels will then	
the law charge will make a true and perfect inventory of all such g	cunto extend and
ognes and creats. SO HELP ME GOD.	
SWORN and subscribed to before me this July William	ew
10 day of acc 1916	$\frac{\sqrt{2}}{2}$
077400	
Judge of Probate Court.	

Itali of south arolin du the namey God amen I Samme Wilman ofthe than and County ofersaid being of sound mind, Memory and understanding, do lordain Rullish and declow This to be my last line and Textoment Kereby revolving all former mills hentofor made by me, , It I dense and bequeath my lutin estate to ney leife, Liggie midewan, to her forent. I hereby appoint Lizzie Melecian executive of this my last mel and lestount wittout bond, In lectioning when I have herente Ach my hand and feel, this 64 day of per 1916, Samuel his Wienen Sealed, Signed and published by Samuel Wideman as and for his last mile & testamos tolo signed The same in our presum and ur in the presum of the and in the presum of lack other have Dignel our nains as allesting Certnesses Hy Kennery James Mohin



State of South Carolina, PROBATE COURT—PROBATE WI	
ABBEVILLE COUNTY. J. Milled	Judge of Probate Court
RESENT—HONORABLE , J. //titte)	
r the County of Abbeville	and the second
	14 16 1
PERSONALLY APPEARED MB is one of	of The subscribing
PERSONALLY APPEARED	unty deceased, who being duly sworn,
les	was present, and did see the said
the second by the said onut of the one	iald
	Souvel
and deponent further saith that the said.	knowledge and belief, of sound and dis-
osing mind, memory and understanding; and that	P Dedoiel
the deponent) and J. J. Druich and N	0.0000
	ne presence of each other, and of the said
John R Medouald and at h	
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this	day of Wug
one thousand nine hundred and Lix aeu	
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
of John R Medonold	425
	one of the subscribing witnesses
JUPON DUE EXAMINATION of J. M. Bell	
to the annexed instrument of writing purporting to be the last Will and Testament of	John 10
Me Source late of Abbeville County, Sec	ased, 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 Testa-
mentary be granted to mrs. margaset med	Donald
mentary be granted to	
-	17 mille
4	Judge Probate Court
STATE OF SOUTH CAROLINA, County of Abbeville.	Carlana San
DO SOLEMNLY SWEAR, That this writing contains the true	e last Will of the within named decease
so far as know or believe, and that will well a	nd truly execute the same by paying fir
the debts and they the legacies contained in said will, as far as his goo	ods and chattels will thereunto extend a
~ 6	fect inventory of all such goods and chatte
rights and credite. SO HELD ME COD	
SWORN and subscribed to before me this) Many	varil Mc Soveld
1000	
day of Grig 1916	

The State of Southbardied 3 da 8 du the name of God amed, I John R. McDouard of the Dount and State affredaid, being week in body, but of Lound mind, memory & understanding, do make and publish this my lash were and testament, in manner and form following, hereby revoking all others wills I may have herelfon made, 1 th is my well I do order that all my Just debto and funnal expenses be duly paid as Can possibly be done ofthe my decease, 2 ms I will and bequest with my wife, Morgant 6, McDouald all the personal foreful I may be foreseed with at my decen, Consisting I live Stocks, howehold and Kitchen furnition, my Wife, margaret E. McDoused of abbeille County as expecution to this my last will and astamust, In witness where I have keents affixed and Set my hand - Seal, This the gu day of June AN. 19ch. John R Wedoused Signel Sealed and declared by The Said testator as his, last will and textement in his presever and in the presum of lack other, J. J Smith n. P. DEvore In Rece.

177 1. Sullies le I lear us WAR VICTOR 12 25 Salahan Career 4 . N. S. N. S. N. S.

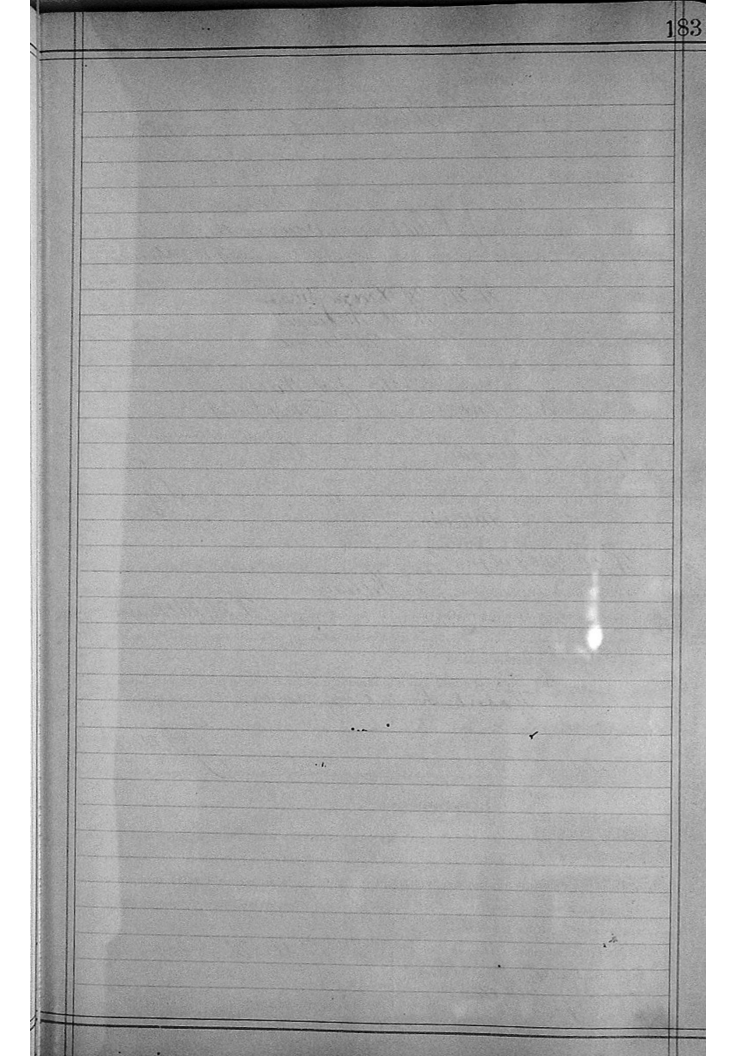
ABBEVILLE COUNTY. PROBATE COURT—PROBATE WILL.	
PRESENT-HONORABLE & Miller	
for the County of Abbeville	Judge of Probate Cour
0	
PERSONALLY APPEARED & Barnes our	Ath.
witness to the annexed instrument of writing, purporting to be the last Will and Testament	of Para Subscribing
	deceased, who being duly sworn,
deposeth and saith that	
instrument of writing duly executed by the said 173, 25 Roy,	present, and did see the said
And deponent further saith that the said 9.13 Lellow	
at the time of executing the said instrument of writing was to the best of deponent's knowledge	edge and belief of a
posing mind, memory and updarstanding; and that	and dis-
(the deponent) and as Latineer and XOX	- wal
	nce of each other, and of the said
Joseph and at heir	nee of each other, and of the said
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SURSCRIBED to before me sti	day of Secue
one thousand nine hundred and fifteen	
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
of J. Lenn	
UPON DUE EXAMINATION of ATTaures	e of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of	B FEROY
late of Abbeville County, deceased, it a	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 in	form, and that Letters Testa.
mentary be granted to ICA mosely	
C C	0
	1. Frill
STATE OF COURT OF COURT	Judge Probate Court.
STATE OF SOUTH CAROLINA, In the Probate Court.	
ovanty of Abbeville.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will	of the within named deceased
know or believe, and that will well and truly eye	ecute the same by paying first
Consider the said will, as far as goods and chat	tels will thereunto extend and
will make a true and perfect inventor	y of all such goods and chattels,
-sais and creats. So HELF ME GOD.	
SWORN and subscribed to before me this 15 day of Serve 1919 O. A. Marie 1919	Mosel.
day of James 1914	7
Judge of Probate Court.	

State of Southbarolus 3 Coulity of abbuilt 3 I, JB Likon of Loundesille, County and State afore said, being of Sound mind and Memory do Walk. ordain. publish and declare this to be my last will and lestament, pot I will and direct that often my death all my legal debt be faint let present date there are no legal debt against me. 2. I will and bequest to my grand son, Roth Lee Anich fr. my marlin Rifle. 3'm I will and direct that my Iron Safe now used by Rd Amitt be Sold lither at private or puter Sale as my executor dumes desh and I will and bequest to my grand daughter barrielle brief the Sun of terelor and The \$12.00 dollars to be paid out of the foreces of the Sale of this Safe, the remainder if way to become a pack of my estale, 4th, I will and winch my executor to collect a not I hold against June Heuter, Colored, as Loon as practical often ney death one third (40) of the amount collected on Said note to be paid to the letate of Thomas at Sherard to Corr a Small interest they had in said holi, the remainder of the money recircle ow Laid note is to become a part of my letate and the income beared from this money is to be used only as directed in other Clauses of this my wice, 5th I will and direct that my executor tune over 6 07 gra morely the good watch which I have morn for many year with the request that he feet a liberal Valuation out and Credit a note held by him against John & Sper, with the Walnation he places on this watch; 6th I will and direct bequest to my blond wife, Low # LaRoy ace the remainder of my foroperty back real and peromal during her natural lifetime; that the may enjoy a Countortable Support therefrom, Said property, Consisting of traff interest in two hundred and shorty two (272) acres of land in Lounderville Lownship and Human as the Itale place, also rage intend in one hund (100) Uceso of land in Daid Downship and Horow so the Dow young

mice place, also all my interest in those Several book of land Situated in Fairfied Nally, Cashins Counship Jacks County north Cartolina the whole containing Listy nines our half (69/2) acres the meter and bounds of which wier appear more fully by reference to little to said land, Joh Ofter the death of my below wife, Low A ToRog I will and bequeath to my daughter willie herry smith the household take and Kitchen furniture that my be on hand at the ame of the death of my belowd wife Low H LeRoy, 8th I live and direct after the death of my belond wife Low A. Is Roy, that my executer as soon as practice kell the Temainder of my property the process to be divised as Joelows. I will and bequest our truck of the new procus to be directed into four sauce parts, one fourth of the Same to Providing Pusty time thunk the of Lowedwille to to be used as a parsonage find, Our forth to thornwell on thange. Clinton, so, one fourth to the assemblies Home missione of the Suthern Prestylinas Church The remaining one fourth to Torigo Messine of the Swithern Presbylericas Church, I will and direct that the remaining nime tenths be disided cento three equeliparts, & will and bequest one third of the Sauce to my Son Glenn R Likey, our third to my daughter, little Le Roy Smith the Kemaining one third to be divided equally between my two grand shildren, Carriele Smith and Robert Lee Durch Jr. & well and airect that the Shares of the Said Carriele Smith V Robb. Lu Swith H, he invested in Some Referencedment and the interest he added to Same and the total Send and interest is not to be paid to Ramiel Smith and Robert ter Smith & centil the breme of legal age, Muchy nowint Courtely rafforch my fluid RAMorely as Exel of this my laid lill Hesterand bereby runking all former levels made by me, In where when Then herents lubered my name and office my feel this so though fuly 1910, Witness in prevening & JR Ferry Buly

State of South Carolina, PROBATE COURT—PROBATE WILL.	
ABBEVILLE COUNTY. Judge of Probate Co	ourt
PRESENT—HONORABLE // // // // // // // // // // // // //	- 11
for the County of Abbeville	
PERSONALLY APPEARED Cole Morter our of the subscriptions to the annexed instrument of writing, purporting to be the last Will and Testament of Charley Clinks and the subscription of the last Will and Testament of Charley Clinks are late of Abbeville County, deceased, who being duly sw	o Cales
deposeth and saith that deposeth and saith that instrument of writing duly executed by the said Charry Clerks coles the said Charry Clerks coles	said
And descript 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	1 dis-
posing mind, memory and understanding; and that (the deponent) and Hussly and White Presence of each other, and of the	e said
Chainey Clicks Coles and at Mar	
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 where the first thing of the subscriber of the sub	0
of Chainey Collectes Coles UPON DUE EXAMINATION of Cloc Morton gone of the subscribing with	tnesses
to the Annexed instrument of writing purporting to be the last Will and Testament of Chairly	
Meline Coles late of Abbeville County, deceased, it appears to my satisfaction	n, 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 mentary be granted to Chard Would	Testa-
July Judge Probate	lley Court.
STATE OF SOUTH CAROLINA, In the Probate Court.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named of	
so far as know or believe, and that will well and truly execute the same by pay the debts and they the legacies contained in said will, as far as he goods and chattels will thereunto ext	
	chatters,
rights and credits. SO HELP ME GOD. SWORN and subscribed to before me this Cobe 711 or face	
SWORN and subscribed to before me this and supplies the subscribed to before me this and subscribed to bef	
Judge of Probate Court.	

Bel it Komm by these Bresuts, That I, behavey beliefscaled, being of Sound mind and in full fossession of all my factuelies, Wo hereby Set forth as my last mel and testament in regard to The disposition and destroal of my goods and possessino after my death. 1st my executor, hereinafter named, shall fay, all grong debts and funeral expenses from the Lace of property, or from any withen Sources That his Wisdom may dense 2 mil I do give to Jessie Bobs, my grand daughter my house and lot me The town The West Subject to its forofolional Show of whaters deal may be on my estate, 3rd That furnitum and puroud effect that be saed and the process be divided Iqually between my for Feaster Clickscales and my daughter Low wright, Hat That The policy in the Brodly Burnel and and and association. Ido bequest to Jessie and irokin Bobo and Enter wight 3th That I do appoint my brother, Richard Browner the executor this my lash since 5 Cestament Thairy Clinks caled Wihierus 7 y Pung abe morter Dr Pung Done of Due west se may 9, 1916.



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State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.
PRESENT-HONORABLE J.
for the County of Abbeville
011
PERSONALLY APPEARED & Milliaure oue of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of A. M. Melleusic
late of Abbeville County deceased who his and
deposeth and saith that M. M. Character Sundiano was present, and did see the said
instrument of writing duly executed by the said M. M. Mckeugil
And deponent further saith that the said N. M. Meleugie
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that Nel', A Mulliance
(the deponent) and Work and make the state of the state o
M. M. Meleugie and at Hole
The state of the s
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 9th day of Aelh
one thousand nine hundred and ONYTOLW
of W. M. M. Kenja
11/36121
UPON DUE EXAMINATION of J. Millianus Oper of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of M. M. Melleusic
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 Testa-
mentary be granted to labech & McKengie
A. F. Meir
Judge Probate Court.
STATE OF SOUTH CAROLINA,
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as Sknow or believe, and that Swill well and truly execute the same by paying first
the debts and they 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 Ghay of Sell 1916 ON Melleusie
J. F. Mel.
Judge of Probate Court.

I William M. mekusin keing of Sound mind and Memory and Raceing to mind the uncertainty of life and being desirous to despose of my moraly estate that it hath pleased lod to bless me with, do make and ordain this my last will and testament in manner following, Ofter all of my Just debt are faid my personal property to remain on my home place Carled the "Irvin Place" which will remain intack as a home for my daughters, Belle marie and margaret also my Low, Robert Steom Mckeused as long as they are lingle or unmarried, my son tabut to larg ou the affairs as in my lifetime, My Place Known as The Cothsau Place to be airided or load in the Juagment of my Executors, I hereby appoint my Sono, Charles. M. Mckensie and Robert & mckensie as Executors of this my last wie and testament arthout lead, Signed, Sealed and allmin as aud for the last well rtestamed of the above named William on, Leusin in The presum I m mekuju (leal) M Leulo Rivienox

ABBEVILLE COUNTY.	Mulles	T—PROBATE WILL.	Judge of Probate Court
PRESENT-HONORABLE	juices_		
for the County of Abbeville			
		, and of the	subscribing M
witness to the annexed instrument of writing, p	late	of Abbeville County, deceas	ed, who being daily sworm,
deposeth and saith that RICC CL	shey Charle		ent, and did see the said
And deponent further saith that the said	Charles	mirat	
at the time of executing the said instrument or posing mind, memory and understanding; and	of writing was to the b	est of deponent's knowledge a	and belief, of sound and dis-
(the deponent) and St Curr	ue '	and WEN	addin
Charles m Prai	the and at	in the presence of	f each other, and of the said
request, signed their names as witnesses to the SWORN AND SUBSCRIBED to befo	re me, this	H nuller day	of October
of Charles WILL A UPON DUE EXAMINATION of	AND TESTAMENT	Suggeson, shey	of the subscribing witnesses
to the approved instrument of writing purporting		and Testament of Cha ville County, deceased, it app	les M
the same is the true last Will of said deceased			
It is THEREFORE ordered and decre	ed, that it be admitted	ed to probate in common for	m, and that Letters Testa
	_	JIne	Llo
STATE OF SOUTH CAROLINA, County of Abbeville.	Probate Court.	-0	
DO SOLEMNLY SWEA			the within named deceased
the debts and they the legacies contained in s	1		ute the same by paying first els will thereunto extend and
the law charge not and that	will mak		of all such goods and chattels,
rights and credits. SO HELP ME GOD.		Ling & A	
SWORN and subscribed to before me / 8 ct day of Cet 191 J Hulle Judge of Probat	6	Juy 000	raco

dut the name of Sod aun, I Charles Monath, being of David mind disforing mind, Knowing the uncertainty of life and the Certainty of death, think it wier and declare this instrument of writing to be my last will and testament 18h, I direct That my executor Collect all money due me, yay all my Just delland funeral expused and marks my grave Die a becoming manuel. Into I Wirech that the balance of my extent of whaters in may lousing, whicher in Gersonal property or my interest in the rendirised estate of my father, or both, be Equally divided between my brocker Ling E Pract and my Sister, Liele moratt, I herely affrish my brother Livy & Pratt my Jose executor to Carry into effect this my last will could testament I hereby affix my name and lead, this In the Preserve of Chas, M Bat Read, 6 H Permel Ra askley WE Hadden

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE J. J. Miller of Probate Court
for the County of Abbeville Judge of Probate Cour
PERSONALLY APPEARED DOT D. Cade Out of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of June Colger late of Abbeville County, areased, who being duly sworm deposeth and saith that Ano. B Cade was present, and did see the said instrument of writing duly executed by the said James Colyger And deponent further saith that the said Pane Colyger
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
(the deponent) and LEConna and J. Justindens
Janu Colger and at Keer
request, signed their names as witnesses to the due execution of the same. SWORN AND SUBSCRIBED to before me, this day of day of one thousand nine hundred and Ony leave
of Sauce Godger Source Godger One of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Alexe Colyr
late of Abbeville County, decrased, 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.
——— 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 they 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,
ights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this Of day of Nor 1916 Mary the bolger
Judge of Probate Court.

In the name of God - amen! I Jane ledger of the lacuty of mobormich, State of Southbardina, being weak in body, but Sound in memory and understanding, Considering the Transitory of life do make and publish this my lash mee and testoment First It is my mil that my delle and funeral Expuses le faid, Decoud - I first and bequest to my three daughter Equally as follows: Many Colyer Rosa Colyer and Ada Colger, Consisting of our house and lot in The town of Mr barnel, Southboardine and Whatever purmal propert I may forsees to be direct Equery lectures the Threw This To my Dono. Spurgeon Colyel, and miller Colyer our dollar lack I hereby appoint Hecedon of my week, In witness where I have knowle Ich my hour and Viel this August 2nd Jane Holyer Witness IE Conner 8 & Dutherland Ino & Cade

192 San Bridge A CONTRACTOR OF THE PARTY OF TH KAN. Charles San America Charles or was the standard West of the Mark they the Mark She y Star was less and the way to be a second of the Mary Blesser I the aust miles Acres Alle The second second second second second 10 · . · America

State of South Carolina, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY. Judge of Probate Court
PRESENT—HONORABLE AND INVILLE
for the County of Abbeville
PERSONALLY APPEARED Heury M Journg one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Walella C
Custin g late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that was present, and did see the said
deposeth and saith that instrument of writing duly executed by the said Asabelles & Questin
And deponent further saith that the said 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 dis-
posing mind, memory and understanding; and that TOO! Newy M Joung
(the deponent) and J. M. M. Will and M. M. Suis
in the presence of each other, and of the said
Isabella & austin and at Hen
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED, to before me, this day of Arry
one thousand nine hundred and W. Clew
of Gabella & Questin
UPON DUE EXAMINATION of Heury W. Journey one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Walliam
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 Testa-
themany be granted to U. A. Followay with will annuful
JF Mullin
Judge Probate Court.
STATE OF SOUTH CAROLINA,
County of Abbeville.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
o same by paying first
m increased 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 13 day of Now 1916 PAGaeloney
day of for 1916
Judge of Probate Court,

Set the name of God-auce, Be if remembered that I, deabelled & auction, of Due Week, abbenthe lowing, South Carolina, being of Lound and disposing mind and louseding ite Rencertainty of human life and wishing to make artain desposition of all my earthy effects, other than would be made by oferation of law, do make pulled and declare This my last soil and textenut & Commit my body to the wither lathe and my Spirit to Tod who gave in - of give, Clerice and bequest all my Istati and property, real and general, whatever is be at the time of my demine in possession. Revision or remainder, as follows, to wit: I desire that my body be fifty and decently barred besides that of my mother tie due west Centery, and That are my funeral expensed be Laid. I direct That the executor, hereingthe nominaled of This my miel, Shall See That all my feet and lawful delle are paid without unnersing delay and That a near tombstone be exected our my grand, All the rest and lesider of my latety of dispose of en three 3 equal facts as follows: Just = I give and beginsthe unto my dear lette grand-Am, Walter Erskin Custin of Nolusia County, Florida, and to his issue, Our equal third fact to be realyed from my lotale as kerengter provided, and if he Should die without issue before allaining the age of Tevrity one years, Then his said part to go to my Son Foster & alested & his issue, but of he three be dead without issue, Then to go in Remainder 6-The Board of Trustees of Eishin Theological Securing at Du West, &C. Second: I give and bequette auto my Son, Foster balhoun auther of Nolusia County, Florise autto his is you, One I qual think part to be realized as ! unofter provided, and if he thread die are lies

my living issue, thew in remainder to the Board of Trustus of Erskin Theological Lewinary Of Due west, & C Shirt- I give and bequesth unto the Board of Trustees of Eskind Theological Lewinan, at Due west, I C. our Think Ignal third fach, to be realized as hereughter fronded from I appoint my Raid Faster & austia to be brusher of the lette herungter bequeather unto my lette grand son, water Erskine Questin, with full fourt to take The Dawn from any State unto any State or invest or manage sain estate as he hest Can fer the benifit of Laid Child, I nominate afforit my son Foster & austin, of Volusia County, Florida, to be executor of this my last will and testement, reforing full Confidence in him to execute the Saw, and I hereby empower him and direct that he see all my effect and forput, real or personal, back in Jouthbarolina and in Florida, or elsewher, to the best advantage at Juder or private Sale as in his alocretion he may Chose to Soon and at Such Time or Timo do ju his judgment he Can advantageously do sa and thathe diride and fay one the net proceeds show show alike pursuant to the forms in of this my are, It is my will and I hereby direct that haid executor shall have full forms to fell any or all of my real estate both in South bardens and in Thorse at public or at private sale as he may wish, and at Such Time or times as he may Chose without the order or unter Neutin g any louch or Courts of eich Alde, and then he make, fign, execute and deliner deeds to the Same in his name as execute of this my last mel, du citrus They I have signed and Realed and published relectance This pushument as ney last weel, at Dew west about Comy South arolina, on the 16th day of Aful as 892 Isabella & austin The Said Isabella @ austin at one west S. C., on said they 26 th day of Africe 1892, Dequed Dealed Thes prestrument and published or deceaned the Dame as and for her last luis, and we at her request certien our names as but scuting withers stem un young

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT-HONORABLE VI Midded
for the County of Abbeville Judge of Probate Court
and the County of Addevine
Colone Thomas or received the day had to the thought
so as don't have to be not in do to y of in the for
PERSONALLY APPEARED IN a. alcuin our ofthe subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of UNR nucleans
late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that was present, and did see the said
And deponent further saith that the said UUR Mcadaure
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis-
posing mind, memory and understanding; and that the state of account of allowed to the sound and dis-
(the deponent) and CILL Norries and Cellis & Grand
in the presence of each other, and of the said
- WIC Mcadausedad at low
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this and gay of Jan
one thousand nine hundred and Clevriller JF Miller
of MC Adams
UPON DUE EXAMINATION of Jen, a Clearing one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of WR Measury
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
mentary be granted to 1. On Jouran Mcaldanie
Ognii.
J. Milley
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 to far as know or believe, and that will well and truly execute the
he debth and start to the same by paying first
he law charge and that will make a true and perfect inventory of all such goods and chattels,
ights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this
21 day of Jan 1917
J.F Miller
Judge of Probate Court.

The Stale of Southbarolina 3 County of abbenue I. William R. McAdami, of the County and State afore Said being of Sound and disposing mind and Munny, do hereby make ordain, allolan and Jublish my lash und and testament in manual and form following, that I I will and direct that all my Just debto be faid, It I will and bequeath to my daughter limit man, my parlor organ, I herely direct that my executor herein after named Cause the Daid organ to be appraised by assurterested men. III I will and bequett to my daughter, willie Beulet, a Lun of money equal to the Value of the Said organ as fixed by the appraisment hereintefore directed, IVI will and bequeath to my nephen, Engir Esken me Adams, my downer baneled breechloading Shot gun, I will and bequest to my nepher, Jesse R. Mildaus, my Sieres Watch, VI The rest and residue of my forsperly, real & perind both what I mon have and what I may hewaster acquire, of every kind and description, I well, derise, and bequested to my Said Tue daughters, amie mares Willie Beulah, in equal Thous, and if either of my Said daughter Showed die before I do and leave a Thed or Phiedre, Such Chied or Phildren Shall take their Mother's Show their mother much han taken of living at the live of my death; VII I hereby direct my executors ferund to named to divide Equally the property hereby willed to my Said two daughters, and I hereby confer upon my Said executors feel fours and authority to do whatever VIII I have not gurry aughting by the will and I do not want her to han one Cents worth of my foreperly, for the leason that She has wilfully

State of South Carolina, PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED PL Grief Orce of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Marile British when being duly sworm
deposeth and saith that instrument of writing duly executed by the said And deponent further saith that the said Maile Mount Shown Shown 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 Nov. P. Survey (the deponent) and N.B. McDill and A. Dilaud Steunedy in the presence of each other, and of the said Marks Brown Guir and at Keis
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 eventure IN THE MATTER OF THE LAST WILL AND TESTAMENT of Marie Brown Green
UPON DUE EXAMINATION of one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Mark Proving 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. Henrita Doualdon Grin
J. J
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 his know or believe, and that I will well and truly execute the same by paying firs the debts and they the legacies contained in said will, as far as his goods and chattels will thereunto extend and
the law charge 2002 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
Judge of Probate Court.

Lash Will and Testament of Mark Brown Dried, December, In the name of God acueu! I Mark Brown Drier, of the County of assiner, Stale of South Carolind, Ut 5 a. henry of Sound and disfaring mind and monny and recognizing The ementarity of life, do make this my lack will and testament, I level that all my Just dett be faid, After the fagment of my debt. I bequett Ole of the remainder of my estate, whaten real fersonal or mixed whether in This Country or a foreign land to my cirle, demetto Donaceson Drie, in few Simple! By I desire That my certe, Securitio Donara Drew, ach as executor of this my lash well and textament, certhout boud, and she is hereby authorized to sele or transfer, any or all of my lotale, real, personal or mixed with or without an order from County at public or private Dale, and to make a good and Sufficient telle thereto Witness my hour and Dece, this 18th day of Dept 1916, mark Brown Grier (lest) We Certify that we soud nearle sown Frier Real and lign The above document, as his last mil and Testament, and That we ken signed our names in the presence and in the preserve of each other 1313 mesice a. Delden Henney