

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

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

Mrs. Ella A. Chinkoscales late of Abbeville County, deceased, who being duly sworn, depose and saith that

instrument of writing duly executed by the said Mrs. Ella A. Chinkoscales

And dependent further saith that the said Mrs. Ella A. Chinkoscales

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 Rosa Hamilton and James Richey Johnson

Mrs. Ella A. Chinkoscales and at her

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

SWORN AND SUBSCRIBED to before me, this

27

day of

one thousand nine hundred and twenty three

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of Mrs. Ella A. Chinkoscales

UPON DUE EXAMINATION of

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

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

the true last Will of said deceased.

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

granted to J. T. Chinkoscales and John T. Stokes

June 27 1923

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

We DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased

so far as we know or believe, and that we will well and truly execute the same by paying first

the debts and then the legacies contained in said will, as far as the goods and chattels will thereunto extend and

the law charge, and that we will make a true and perfect inventory of all such goods and chattels, rights

and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

27 day of June 1923

W. A. Stevenson

Judge of Probate Court.

State of South Carolina

Cassidy & Abbeville

I Ella A Chinkiscoles of Abbeville being of sound and disposing mind memory and Understanding but of impaired health and desiring to make disposition of the Property owned by me hereby revoke all former Wills by me made do hereby make Publish and declare the following as and for my last will and testament to wit
 Item I I direct that my Executor hereinafter named as soon after my death as possible pay all my just debts and funeral expenses

Item II I Will and bequeath to my son Edward the Oak bedroom suit of furniture in my bedroom at my residence on Greenville Street in Abbeville

Item III I Will and bequeath all the rest of my furniture house furnishings Kitchen furniture and furnishings in my said residence to my four daughters to be equally divided among them

Item IV. I direct my Executor hereinafter named from the Proceeds of the Sale of my estate as hereinafter directed to pay to the Farmers Bank of Abbeville County the sum of One thousand 10/100 (\$1,000 00) dollars which sum the said Bank shall receive and place on deposit in its saving department and annually thereafter and untill the said fund is exhausted I direct it to pay to the trustees of Rocky River Presbyterian Church of said County the sum of one hundred 10/100 (\$100 00) dollars as a supplement to the salary of the Pastor of said Church who ever he may be

Item V I direct my executor hereinafter named to sell and dispose of all the rest residue and remainder of my Property real Personal and mixed including my real estate and all Property received by me from the estate of my husband James F Chinkiscoles and to collect all sums of money due me from any source and after paying to Farmers Bank the sum of One thousand (\$1,000 00) Dollars as above directed

To divide the Proceeds into eight (8) Shares one of which Shares
 I Will and direct they shal pay one to each of my children
 living at the date of this Will, but in the event of his or her
 death before me, to his or her children, I Will and direct
 that the other Shares of one eighth $\frac{1}{8}$ of the Proceeds of said
 Property shal be Paid by my Executor to the Farmers Bank
 of Abbeville County as trustee and I hereby direct such
 trustee to take receive and hold the same as a deposit
 in its saving department for the use and benefit of
 my three Grand daughters children of my Predeceased
 Son J. Frank Chinkocoles and so to hold and keep
 the same during the minority of my said three
 Grand daughters Paying them or for their benefit
 during their minority in equal Shares the annual
 interest arising from said sum As each of the
 said Grand daughters arrive at the age of twenty one
 years the said trustee is instructed to settle with
 her Paying her one third $\frac{1}{3}$ of the Principal and accrued
 interest up to such time and the trustee will
 likewise settle with the other Grand daughters as
 each become twenty one years of age should one
 or more of the Grand daughters die before reaching
 the age of twenty one years and with out issue
 her share in said trust fund shal be Paid by
 said trustee to the Survivors or Survivor of them,
 in making the sale of my Property for division and
 in making the division I hereby direct that my
 house and lot on Greenville Street in the City
 of Abbeville in said State shal not be sold by my
 Executors for a period of five years unless as much
 as seven Thousand five hundred (\$7000.00) dollars
 is offered there for the house and lot to be rented
 to the best advantage by my Executors untill
 sold, the Executors however are to have the power
 to sell at any time

Over

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

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 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 dependent further saith that the said
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that
(the deponent) and and
.....in the presence of each other, and of the said
..... and at
request, signed their names as witnesses to the due execution of the same.

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

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of }

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

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

Judge Probate Court.

STATE OF SOUTH CAROLINA, }
County of Abbeville. } IN THE PROBATE COURT.

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

SWORN and subscribed to before me this
..... day 192
.....
Judge of Probate Court.

Provided the sum of seven thousand no/100 \$7000⁰⁰/₁₀₀ dollars can be obtained therefor, and in the division of my Estate I direct that my son J. T. Clinkscales shall account for the sum of two hundred twenty five no/100 (\$225⁰⁰/₁₀₀) dollars for household furniture and other Property delivered to him in excess of the Property given to my other Children

I hereby appoint my sons J. T. Clinkscales and my son in law John T. Stotter Executors of this my last will and testament hereby giving them full power and authority to sell and dispose of all my real estate and Personal Property as herein directed and to make good and sufficient to the Purchaser and to do any and every other act necessary to carry this will into full force and effect
In witness whereof I have hereunto signed my name and affixed my Seal this 26th day of April in the year of our Lord one thousand nine hundred and twenty three and in the one hundred and forty seventh year of the sovereignty and independence of the United States of America
Ella A. Clinkscales (R.S.)

Signed Sealed Published
and declared by Ella A.
Clinkscales as and for
her last will and testament
and in our presence and we in
her presence at her request and
each in the presence of the other two
have hereunto signed our names as
attesting Witnesses

- 1 Rose Hornlin
- 2 Jonie Richy Johnson
- 3 Wm P. Greene

6
State of South Carolina }
Abbeville County }

I, N. Erasmus Johnston of said State and County being sound of mind but advancing in years and desiring to make disposition of my Property in Case of death do hereby make Publish and declare the following as and for my last will and testament hereby revoking any former will made by me

Item First

I direct that as soon after my death as possible all my debts and obligations of whatever kind be forthwith paid by my Executor hereafter named the same to be paid from money in my hands at the time of my death and from the sale of such property as may be necessary therefor

Item Second

I will and desire to my beloved Wife Harriet Henrietta Johnston all my real estate of which I am seized and possessed to be held by her and for her benefit for life only and after her death the same to go to and become the property of Knott Andrews, in fee simple

Item Third

After the payment of my ^{debts} from Cash and the sale of Personal Property as may be necessary I will and direct that my Wife have the use of such live stock household furniture and farming implements for and during her natural life as she deems necessary to carry on her farming operations without being accountable therefor except at their ~~total~~ ^{time} Value at the of her death

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Wm. P. Greene one of the subscribing witnesses to the annexed instrument of writing, purporting to be the last Will and Testament of

N. Erasmus Johnston late of Abbeville County, deceased, who being duly sworn, deposeth and saith that

instrument of writing duly executed by the said *N. Erasmus Johnston*

And dependent further saith that the said *N. Erasmus Johnston*

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 *Hattie Roach* and *J. Throck*

Clinkscale in the presence of each other, and of the said

N. Erasmus Johnston and at *his*

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

SWORN AND SUBSCRIBED to before me, this

9 day of August

one thousand nine hundred and 23

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *N. Erasmus Johnston*

UPON DUE EXAMINATION of

Wm. P. Greene one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of *N. Erasmus Johnston* late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.

It is THEREFORE ordered and decreed that it be admitted to probate in common form, and that Letters Testamentary be granted to *J. Allen Smith Jr.*

W. A. Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

9 day August 1923

W. A. Stevenson
Judge of Probate Court.

my money stocks bonds and other personal property are to be held by my executor during the life of my wife and the annual interest accruing thereon and all income therefrom is to be paid to my wife during her life. my executor having full power to make new investments from cash and to dispose of any of said property and reinvest as often as in his judgment is necessary or proper.

Item fourth After the death of my wife my executor is directed to turn over to the said Knox Andrews all the property mentioned and described in item third hereof the same to be and become from date the property of the said Knox Andrews.

Item fifth I hereby nominate and constitute my friend J. Allen Smith Jr. sole executor of this my last will and testament hereby giving to him all such powers to make conveyances and other transfers of property as shall be necessary to carry the will in to full effect. In witness whereof I have hereunto signed my name and affixed my seal this 20 day of July 1909

N. E. Johnston {S.D.}

Signed sealed published and delivered by N. E. Johnston as and for his last will and testament in our presence and as in his presence in the presence of each other and at his request have signed as subscribing witnesses thereto

J. H. Miller
 James Cholmer
 J. Moore Mats

State of South Carolina }
County of Abbeville }

I N. Erasmus Johnston being of sound
and disposing ^{mind memory and}
understanding hereby adopting and reexecuting
the will heretofore made by me on
July 20 1909 and hereto attached except
as here in modified do hereby make
Publish and declare the following as and
for a Codicil to the ~~following~~ said
lost will and testament To wit
I hereby direct that my executor named
in the said will shall give good and sufficient
bond for the faithful Performance of his
duties under the said lost will and
testament said bond to be approved by
the Probate Judge Court

Witness my hand and seal this nineteenth
day of September AD 1910

Signed sealed published
and declared by testator as and N. Erasmus Johnston (EB)
for a Codicil to his lost
will in our presence and
me in his presence in the
presence each of the other of
his request sign as
attesting witnesses

Hattie Roach,
J. Frank Clarkscales,
Wm. P. Greene,

STATE OF SOUTH CAROLINA, }

ABBEVILLE COUNTY.

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE

W. A. Stevenson

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

J. Moore Mars one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of *N. E. Grossman**Johnston* late of Abbeville County, deceased, who being duly sworn, deposeth and saith that *he* was present, and did see the saidinstrument of writing duly executed by the said *N. E. Grossman Johnston*And dependent further saith that the said *N. E. Grossman Johnston* 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. Moore Mars*(the deponent) and *James C. Holmes* and *J. H. Miller* in the presence of each other, and of the said*N. E. Grossman Johnston* and at *his* request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

9 day of *August*one thousand nine hundred and *twenty three*

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *N. E. Grossman Johnston*

UPON DUE EXAMINATION of

J. Moore Mars one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of *N. E. Grossman Johnston* late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.It is THEREFORE ordered and decreed that it be admitted to probate in common form, and that Letters Testamentary be granted to *J. Allen Smith Jr.**W. A. Stevenson*

Judge Probate Court.

STATE OF SOUTH CAROLINA, }

County of Abbeville.

IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

9 day of *August* 192*3**W. A. Stevenson*
Judge of Probate Court.

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State of South Carolina }
County of Abbeville }

I Mrs E E Pearson of the County
and State aforesaid being of sound mind
and memory do hereby make Publish and
declare this writing to be my last will and
testament

1st It is my will and desire and I so direct
that my Executors and Executrix hereinafter
named do pay all my just debts and funeral
expenses as soon as they can conveniently
do so after my death out of any money or
property that I may have at the time of my
death

11th and It is my will and desire and I
so direct that my Executors and Executrix
hereinafter named do convert all of my
property of every description and kind
whatsoever into cash as soon after my
death as they think it advisable and to the best
interest of my estate, and in order to do
this they are hereby authorized and
empowered to sell all my personal
property and all the real estate which
I now own or may hereinafter acquire
either at Private Sale or at Public Auction
or in their judgment may appear to be
to the best interest of my estate and
after having paid all my just debts and
funeral expenses as provided in item 1
of this will they shall dispose of the surplus
proceeds thereof in the following manner one
fourth thereof to my son James T. Pearson
one fourth to my daughter Mary P. Wilson
one fourth to my son A. A. Pearson and the
remaining one fourth to be paid,

by them to the First National Bank of Greenville South Carolina to be held by it in trust and invested in such securities as it may think best and the income there from shall be used for the support and education of the children of my deceased son Frank these children to share equally in such income and as each child arrives at the age of twenty one then he or she is to receive his or her distributive share of the Principal it being my intention that these children shall share equally in the portion of my estate that their father Frank Pearson would have received in case either or both of my children Mary P Wilson and A.A. Pearson should predecease me or should not be alive at the time of the distribution of my estate as hereinabove provided for then the share going to my son daughter or the case may be is to be paid to the First National Bank of Greenville South Carolina and held in trust and invested by it for the use and support of the children of my said son and daughter on the same terms trusts and conditions as provided for the children of my deceased son Frank.

Lastly I nominate constitute and appoint my sons James T Pearson and A.A. Pearson Executors and daughter Mary P Wilson Executrix of this my last will and testament. In witness whereof I have hereunto set my hand and seal this the 12th day of July A.D. 1920

Mrs E. E. Pearson (Seal)

Signat Sealed acknowledged published and declared by the above named testator Mrs E. E. Pearson, as and for her last will and testament in our presence and in at her request in her presence and in the presence of each other hereunto attest the same and subscribe our names as witnesses

Mrs Alfred Agnew
 H. M. Boyce.
 W. C. Wilson

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PROBATE COURT, PROBATE WILL.

PRESENT—HONORABLE

for the County of Abbeville.

Judge of Probate Court

PERSONALLY APPEARED

W. M. Boyce one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Mrs E E Pearson late of Abbeville County, deceased, who being duly sworn, depose and saith that *he* was present, and did see the said

instrument of writing duly executed by the said *Mrs E E Pearson*

And dependent further saith that the said *Mrs E E Pearson*

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 *Mrs Alfred Agnew* and *W C Wilson*

in the presence of each other, and of the said

Mrs E E Pearson and at *her*

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 *twenty three*

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Mrs E E Pearson*

UPON DUE EXAMINATION of

W. M. Boyce one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of

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

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *A A Pearson and Mrs Mary P Wilson*

Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

23 day *Aug* 192*3*

Judge of Probate Court.

State of South Carolina }
 County of }
 Abbeville }

In the name of God Amen

I Rosa E. Hawthorn of the County of Abbeville in the State aforesaid being of sound and disposing mind memory and understanding do make this my last will and testament in the manner following hereby revoking any and all former wills by me made

First I will and direct that all my just debts and funeral expences be paid.

second I will devise and bequeath to my husband James A Hawthorn all my Property real and Personal of every kind whatsoever for and during his natural life to be held managed and used by him for the benefit and support of himself and my two unmarried daughters Annie J Hawthorn and Rosa J Hawthorn with full Power to my said Husband to sell any Part of the Personal Property and reinvest the Proceeds and to manage the Estate in such manner in all respects as in his judgment will be for the best interest of himself and my said two unmarried daughters

This At the death of my said husband I give devise and bequeath my entire estate real and Personal to my said two unmarried daughters Annie J Hawthorn and Rosa J Hawthorn for and during their natural lives or untill they marry and in the event of the death or marriage of either of my said two daughters I give the entire estate to the one who survives or remains unmarried for and during her life or untill she marries

and at his death or marriage I give devise and bequeath my said estate real and Personal to my children then living and the child or children of any of my children who have died to be divided among them according to the Statutes of distribution of this State the child or children of any deceased child receiving the share which the Parent would have taken

Fourth I hereby nominate and appoint my husband James A Hawthorn Executor of this my last will and testament

In testimony whereof I have hereunto set my hand and seal this 22nd day of December A.D. 1905

Rosa E. Hawthorn (18)

Signed Sealed Published and declared as and for the last will and testament of the said testator in the presence of us who at the request of said testator and in his presence and in the presence of each other have subscribed our names hereto as attesting witnesses

Richard Sandley
J. Francis Lyon
W. P. DeBault

STATE OF SOUTH CAROLINA, }

ABBEVILLE COUNTY.

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE

W. A. Stevenson

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Richard Sandley

subscribing

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

Rosa E. Hawthorn

Hawthorn

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

he

was present, and did see the said

instrument of writing duly executed by the said

Rosa E. Hawthorn

And dependent further saith that the said

Rosa E. Hawthorn

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

Richard Sandley

(the deponent) and

J. Francis Lyon

and

M. P. DeBruhl

in the presence of each other, and of the said

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

SWORN AND SUBSCRIBED to before me, this

29

day of

August

one thousand nine hundred and

23

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of

UPON DUE EXAMINATION of

Richard Sandley

one of the subscribing witnesses

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

Rosa E. Hawthorn

Hawthorn

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

James A. Hawthorn

W. A. Stevenson

Judge Probate Court.

STATE OF SOUTH CAROLINA, }

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

day

192

Judge of Probate Court.

South Carolina
County of Abbeville } I know all men by these
Presents that I

Is Marshal Stone of the State and County
aforesaid being in fair health and of sound
and disposing mind do make ordains and
decree this my last will and testament
hereby revoking all wills heretofore made by me
As to my worldly estate of which I may die
seized and possessed I will in part in the
following manner to wit

1st I will to my son Marshal M Stone all of a cer-
tain tract of land containing eighty and
one half (80 1/2) acres more or less situated
in Donalds township State and County
aforesaid on a branch tributary to
Chickasaw creek waters of Little river adjoining
lands of the estate of Joe V Richey deceased
the estate of A M Dodson deceased and
by a tract formerly owned by Gregg and
Mothers by my own lands and by
John A Simpson.

The same embraced the Homestead
where I now live more definitely
described by a plat made by W L Mitchel
Surveyor and dated January 29 1914

The same to be for the use and benefit
for my said son Marshal M Stone and
his heirs and assigns forever subject
to the following conditions to wit

That the said M M Stone is to keep
maintain and support both me and
my wife M C Stone during our lifetime
and further the said M M Stone is to
furnish the burial outfit which does
not

I include ~~to include~~ ^{rocks} as a memento of any description but only the necessary articles and casket or coffins for to bury both myself and my said wife

That the said M M Stone is not to share in any of my other property either real or personal because I think the property above described is ample reward for his services to be performed

In witness whereof I the said J M Stone have hereunto set my hand and affixed my seal this the 4th day of February A D 1914

J M Stone (S)

Signed Sealed Published and declared by the said J M Stone as and for his last will and testament in presence of us who at his request and in his presence and in presence of each other have subscribed our names as witnesses thereof

E M Buckley
W L Mitchell
J T Martin

Witnesses

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE

for the County of Abbeville.

PROBATE COURT—PROBATE WILL.

Judge of Probate Court

PERSONALLY APPEARED

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

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

instrument of writing duly executed by the said

And dependent 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

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

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

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

UPON DUE EXAMINATION of 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

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

day 192

Judge of Probate Court.

Due West SC

Dec 27 1921

Last Will and Testament of John Bonnar Pressly

In The name of God Amen
I John Bonnar Pressly being of a sound and disposing mind and ~~needing~~ ^{advising} of the shortness and uncertainty of life do this day make and declare this my last and testament.

1st I will that all my just debts be paid
2nd I will all my property both personal and real estate to my dear wife Pearl Overcash Pressly giving her absolute control to do with any and all of it as she wishes if she desires to sell any real estate I hereby authorize and empower her to do so at public or private sale and to make titles to the same with or without an order from Court or resort to law

3rd I will that my faithful wife Pearl Overcash Pressly execute this my last will and testament and that she serve without giving bond

4th I earnestly pray that a gracious God may continue to bless the dear ones he has given me and that at last we may constitute a family unbroken in Heaven
John, Bonnar Pressly (seal)
Signed Seal Published and acknowledged by the said John Bonnar Pressly as and for his last will and testament in the presence of each other fore subscribed and named as witnesses here of

J C Agnew Due West SC

S M Davis Due West SC

S A Pressly Due West SC

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

W. A. Stevenson

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

S. A. Pressly

subscribing

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

John Bommar Pressly

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

he

was present, and did see the said

instrument of writing duly executed by the said

John Bommar Pressly

And dependent further saith that the said

John Bommar Pressly

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

S. A. Pressly

(the deponent) and

*J. C. Agnew*and *S. H. Davis*

in the presence of each other, and of the said

John Bommar Pressly

and at

his

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

SWORN AND SUBSCRIBED to before me, this

23

day of

September

one thousand nine hundred and

23

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

John Bommar Pressly

UPON DUE EXAMINATION of

S. A. Pressly

one of the subscribing witnesses

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

John Bommar Pressly

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 Pearl Overcast Pressly**W. A. Stevenson*

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

day

192

Judge of Probate Court.

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

Last will of Mrs E F Allen

Is the matter of the

PERSONALLY APPEARED

J C Thomson subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mrs E F Allen.

late of Abbeville County, deceased, who being duly sworn, he was present, and did see the said deponent and saith that.

instrument of writing duly executed by the said Mrs E F Allen.

And dependent further saith that the said Mrs E F Allen,

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

(the deponent) and Mary S Pratt and E C Lucas

in the presence of each other, and of the said

Mrs E F Allen and at her

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

SWORN AND SUBSCRIBED to before me, this 23 day of October

one thousand nine hundred and 23

IN THE MATTER OF THE LAST WILL AND TESTAMENT J C Thomson

of Mrs E F Allen

UPON DUE EXAMINATION of J C Thomson one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of Mrs E F Allen,

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

W A Stevenson

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

We DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased so far as we know or believe, and that we will well and truly execute the same by paying first

the debts and then the legacies contained in said will, as far as the goods and chattels will thereunto extend and

the law charge. and that we will make a true and perfect inventory of all such goods and chattels, rights

and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

23 day Oct 1923

W A Stevenson

Judge of Probate Court.

Jessie Allen
D. H. Hill

State of South Carolina
County of Abbeville

In the name of God Amen.

I, P. F. Allen of the City of Abbeville and the County and State aforesaid being of sound and disposing mind, memory and understanding do make, publish and declare the following to be my last will and testament.

First. As soon after my death as is practicable I authorize and direct my executors hereinafter named to sell and convey my real estate, the sale thereof to be made at public auction and for cash.

Second. After all my just debts have been paid including my funeral and burial expenses, I devise and bequeath unto my daughter, Jennie L. Allen, the income from five thousand dollars for and during her life time, and I direct that this sum be set aside by my executors and placed out at interest on good security, and the income therefrom paid over each year to my said daughter. After the death of the said Jennie L. Allen the said sum of five thousand dollars shall be paid over to my heirs at law in accordance with the Statute of distributions.

Fourth. After the payment of my debts and the five thousand dollars bequest above mentioned I direct that the rest and residue of the proceeds of sales of my real estate be divided into seven equal parts or shares and one share thereof to be paid over to my following named daughters: to wit: Mrs. Eliza Carlsale, Mrs. Rosa. Yham. Mrs. Fannie Sondley. Miss Jennie L. Allen.

and one share thereof shall be paid in equal proportions to the children of my deceased daughter Mrs Ida Long one share thereof in equal proportions to the children of my deceased daughter, Mrs Hattie Cason and one share thereof in equal proportions to the children of my deceased daughter Mrs Ione Miller.

Fourth. Unto my four living daughters, To wit: Mrs Eliza Carlisle, Mrs Fannie Sondley, Mrs Rosa Glenn and Miss Jennie L. Allen, I devise and bequeath all of my furniture and household effects, including my immediate personal belongings and all personal property, share and share alike.

Fifth. I nominate and appoint my daughter Jennie L. Allen and D. H. Hill, Executrix and Executor of this my last will and testament, authorizing and directing them, to do all such things and make all such conveyances or deeds as will be necessary in order to carry this will into full effects.

In witness whereof I have hereunto set my hand and affixed my seal this 24th of May, 1919, and in the one hundred forty third year of the sovereignty and independence of the United States of America

E. F. Allen {L.S.}

Signed, sealed, published declared by the testatrix in our presence as and for her last will and testament and we in her presence, at her request, and in the presence of each other signed our names as witnesses and saw the said Mrs E. F. Allen sign her name hereto.

Mary J. Pratt
J. L. Thomson
B. C. Lucas

STATE OF SOUTH CAROLINA, }

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY,

PRESENT—HONORABLE

J. A. Stevenson

Judge of Probate Court

for the County of Abbeville.

In the matter of one Codocil to the
Last Will of Mrs E. F. Allen

PERSONALLY APPEARED

M. H. McYee

subscribing

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

Mrs E. F. Allen

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

instrument of writing duly executed by the said

Mrs E. F. Allen

was present, and did see the said

And dependent further saith that the said

Mrs E. F. Allen

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

Mary H. White

and

M. H. McYee

in the presence of each other, and of the said

Mrs E. F. Allen

and at

her

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

SWORN AND SUBSCRIBED to before me, this

30

day of

October

one thousand nine hundred and

148

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Mrs E. F. Allen*

UPON DUE EXAMINATION of

M. H. McYee

one of the subscribing witnesses

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

Mrs E. F. Allen

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

the true last Will of said deceased.

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

Judge Probate Court.

STATE OF SOUTH CAROLINA, }

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

day

192

Judge of Probate Court.

To my Executrix
 After my death it is my Will
 and wish that my daughter Jessy live
 in our house until Property advertised
 and sold supported by the rest.
 After sold can make arrangements
 E. F. Allen,

Witnesses
 Mrs Mary H White
 J. H. McYee
 Mrs J. H. McYee.

Abbeville South Carolina.

Being sound both in mind and body I hereby make this my last will and Testament. This 30th day of July Nineteen hundred and Nineteen. A. D.

To my dear Wife Ida Deems Blount, I give and bequeath all and severally any and all property of any kind Real and personal of which I may be now possessed of or may become possessed of during my life time to have and to hold to her own and exclusive use and behoof and I now appoint the said Ida Deems Blount sole executor of this my last will and Testament. I furthermore will that if my wife Ida Deems Blount, and I should both die without making any other will subsequent to these decents That no part or share of any estate which I or she may leave shall go to the two children of my son Lewis Blount to wit: Virginia Deems Blount and Howard Lewis Blount. So long as they are detained in the northern states by any member of the Gentry family (or their agents) when they have been taken by force, fraud and falsehood. But should either or both of the aforesaid children be returned to their native state (South Carolina) and to the custody of the Blount family or their agents before reaching her or his majority. Then in that event he or she shall stand on the same footing as the other of my grand children

Lewis Blount (S.S)

Witness

Sam Ables

Mrs Sam Ables

Hilda C. Blount

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Hilda C. Blount one

subscribing

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

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

she

was present, and did see the said

instrument of writing duly executed by the said Harris Blount

And dependent 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 Hilda C. Blount

(the deponent) and Sam Ahles

and Miss Sam Ahles

in the presence of each other, and of the said

Harris Blount

and at

his

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

SWORN AND SUBSCRIBED to before me, this

12

day of

January

one thousand nine hundred and

24

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of Harris Blount

Hilda C. Blount

UPON DUE EXAMINATION of

Hilda C. Blount

one of the subscribing witnesses

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

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 Ida D. Blount

M. A. Stevenson

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

day

1924

M. A. Stevenson

Judge of Probate Court.

Ida D. Blount

North Carolina
Barnesboro County

I James Madison Crawford, of the aforesaid County and State being sound of mind and body and of disposing memory but realizing the uncertainty of my earthly existence do hereby make publish and declare this my last will and testament

Item 1 It is my will and desire that my body be given a decent burial suitable to the wishes of my family and friends and that all my just debts including the expenses of my last illness and burial expenses be paid by my executor hereinafter named out of the first money coming into its hands

Item 2 It is my will and desire and I further direct that my said executor reduce all my estate of what ever character or kind to cash as speedily as possible having due regards for the conditions and times that the same is to be marketed and that the same be not marketed under unfavorable conditions nor until and when reasonable and fair market prices can be had for the same and that after my said estate shall have been reduced to cash as aforesaid the same shall be divided in six equal shares and disposed of by my said executor in the following manner to wit


To my Wife Alma Reagan Crawford two shares To my Son J. H. Crawford one share To my Son E. D. Crawford one share To my Son Byron C. Crawford one share and To my Daughter Mrs J. D. Rhodes one share

Item 3 For the Purpose of carrying out the full
 intents and meaning of this my last will and
 Testament and every clause thereof I hereby
 convey to my said executors all of my property
 both real personal and mixed which I may
 own at the time of my death to have and to
 hold all of the said property for the Purpose
 hereinbefore expressed to my said executors its
 successors and assigns forever,

Item 4

I hereby constitute and appoint the
 The American National Bank of Asheville North
 Carolina as my executor of this my last will
 and Testament with full power and
 Authority to carry out each and every clause
 thereof hereby declaring utterly void all other
 wills and Testaments by me heretofore
 by me made.

In testimony whereof I have
 hereunto set my hand and seal on this
 29th day of September A D 1921

James Madison Crawford 

Signed sealed Published and declared by
 the said James Madison Crawford to be his
 last will and Testament in the Presence of
 us who at his request and in his Presence
 and in the Presence of each other do subscribe
 our names as witnesses thereto

Virginia Whitfield
 Fella O Loyne
 Jas B Whitfield

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Y. W. Hughes one

subscribing

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

Hammoh Odell

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

he was present, and did see the said

instrument of writing duly executed by the said

Hammoh Odell

And dependent further saith that the said

Hammoh Odell

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

Y. W. Hughes

(the deponent) and

A. M. Mattison

and

B. M. Mattison

in the presence of each other, and of the said

Hammoh Odell

and at

his

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

SWORN AND SUBSCRIBED to before me, this

28

day of

January

one thousand nine hundred and

24

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

Hammoh Odell

UPON DUE EXAMINATION of

Y. W. Hughes

one of the subscribing witnesses

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

Hammoh Odell

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

B. M. Odell

W. A. Sturman

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

28

day

1924

W. A. Sturman

Judge of Probate Court.

State of South Carolina }
 County of Greenwood }

Be it Remembered that I Hannah Odell do make this
 my last will and testament in manner following is to say
 I order and desire that all my just debts and funeral expenses
 be paid at my death I direct that Claudie Burton my Daughter
 is to have Thirty dollars out of my Estate and that my
 Daughter Lillian Ashley is to have Thirty dollars out of my
 Estate and all the balance of my Estate consisting of my Personal
 Property and Real Estate that I may own at my Death
 I desire it to go to my Son R. M. Odell to do and use as
 he may desire. I hereby Appoint R. M. Odell as my
 Executor carry out this my last will and Testament
 In witness whereof I the above named testator
 have hereunto set my hand and seal this the
 31st day of January 1918

Hannah Odell

There and there signed sealed and
 published by Hannah Odell the testator as and
 for her last will in the Presence of us who
 at her request and in her Presence and
 Presence of each other have hereunto set our
 names as Witnesses

W. W. Hughes
 A. M. Mathison
 B. F. Mathison

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

Judge of Probate Court

for the County of Abbeville.

Will

PERSONALLY APPEARED

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of *A M Erwin*

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that *she* was present, and did see the said

instrument of writing duly executed by the said *A M Erwin*

And dependent further saith that the said *A M Erwin*

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 *Hilda Lawrence* and *Nobel Linsington*

in the presence of each other, and of the said

A M Erwin and at *his*

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

SWORN AND SUBSCRIBED to before me, this

24

day of *March*

one thousand nine hundred and *twenty four*

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *A M Erwin*

UPON DUE EXAMINATION of *Joan Greuber*

one of the subscribing witnesses

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

A M Erwin 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 *Arthur M Erwin*

W A Strasser

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased

so far as *I* know or believe, and that *I* will well and truly execute the same by paying first

the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and

the law charge *me* and that *I* will make a true and perfect inventory of all such goods and chattels, rights

and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

day 192

Judge of Probate Court.

State of South Carolina
County of Abbeville

I Give everything I own to my
wife hath Personal and real
Property Bank Stock etc to her
Absolutely and I appoint Mrs A M Erwin
Arthur Erwin Albert Erwin & J Erwin
Executors without Bond
and Executors

Signed
A M Erwin (Seal)

Witness
Mabel Jampleton
Jean Greber
Helo Lawrence

Anderson Hospital
February 29 1924

40
STATE OF SOUTH CAROLINA, }

ABBEVILLE COUNTY.

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE

W A Strum

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Y E Morn

subscribing

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

J A King

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

he

was present, and did see the said

instrument of writing duly executed by the said

J A King

And dependent 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

he

(the deponent) and

B E Hill

and

C M Sandley

in the presence of each other, and of the said

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

SWORN AND SUBSCRIBED to before me this

12

day of

April

one thousand nine hundred and

twenty four

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

J A King

UPON DUE EXAMINATION of

Y E Morn

one of the subscribing witnesses

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

J A King

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

W A King and Pierce Bowen

W A Strum

Judge Probate Court.

STATE OF SOUTH CAROLINA, }

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

12

day

April

1924

W A Strum

Judge of Probate Court.

W A King

Pierce Bowen

one

State Of South Carolina,

County Of Abbeville

In The name of God AMEN

I James A King of the County and State Afore

Said being of sound and disposing mind memory and Understanding do make publish and declare the following to be my last Will and testament hereby revoking all former Wills By me made

first

I give and Bequeath to my sons J, Cliff King W, Alonzo King, Allen G, King and to my Daughter Mally Bowen Wife of Pearce Bowen And My Baughter Lelia 1 Williams Wife of Dock Williams each five hundred Dollars All of said bequest to be paid as soon as posible After my Death

Second

It is my Will and I Hereby direct that my Real Estate and so Much of my personal property be kept together or at least so much as may be necessary to keep up the Farms Untill my youngest Son Marvin King, Attain the age of twenty one or at least untill the rents and profits og the same shall be sufficient to pay Off the above mentioned bequests After applying the proceeds of the sale of my Automobile and sawmill Which I direct shall be sold Immediately after my death and the proceeds Applied to the payment of said bequests.

Third

When my said youngest child shall have attained the age of Twenty a one years or so soon as the bequests contained in the first clause of this my Will Shall have ben paid from the rents I direct that my track of land Whereon I Now live Containing Four hundred Acres Be divided into three As near as posible of Equal value and of equal Acreage.

Fourth

In said division of my said land I direct that one track shall embrace the Winn place but there will be A necessity to take from other portions of the entire Tract some ten or fifteen acres of Wood land and Include in this tract in order to furnish timber and fire Wood for it An other tract shall Embrace the Culbreath Settlement And A third my Homestead.

Fifth

This first or Winn Tract I give and devise to my Son Horace King. The second or Culbreath tract I give to my daughter Dessie Carmila King And the third or Homestead place I give to my Wife M. J. King for and during her natural life and at her death to my Son Marvin King.

Sixth

Should my daughter Dessie not care to take the

bbb

Place I have given to her she may sell it to any of her brothers provided they can agree upon a price.

Seventh

I give and bequeath to my Daughter Dessie King my Piano.

Eighth

While those to whom I have given Lands may take Possession of their lands immediately upon my death they are expected and required to pay a reasonable rental Annually until the named bequests contained herein are paid off.

Ninth

In paying said bequests it is my will and I so direct that the oldest child shall be paid first and so on down according to age But they are not to be charged any interest thereon.

tenth

I deem it necessary to state that I have Already given to my four oldest children the sum of Five Hundred dollars in cash.

Eleventh

Should there be any personal property on hand outside of the Dwelling belonging to my estate I direct that it be sold and the proceeds equally divided among my children.

I nominate constitute and appoint my Son Alonzo King, And my Son-in-law Pearce Bowen. Executors of this my last will and testament

In witness where of I hereunto set my hand and affixed my seal this 27th day of January 1917

J. A. King (Seal)

Signed in the presence of

G. E. Mann.

C. M. Sondley

R. E. Hill.

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

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 Will and Testament of

Green Robinson late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

he was present, and did see the said

instrument of writing duly executed by the said

And dependent further saith that the said

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

(the deponent) and

and

in the presence of each other, and of the said

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

SWORN AND SUBSCRIBED to before me, this

21

day of

May

one thousand nine hundred and

24

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

Green Robinson

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

Eddie Robinson

Judge Probate Court.

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

County of Abbeville.

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

SWORN and subscribed to before me this

day 192

Judge of Probate Court.

State of South Carolina
County of Abbeville

In the name of God Amen.
I Green Robinson of said county and State
being of sound and disposing mind do make
this my last will and Testament revoking all
wills by me made heretofore especially the
will in which my Son Sam Robinson
was mentioned as heir to the Insurance
Policy mentioned in said will.

1st I direct all my just debts including
funeral expenses to be paid by my
Executor hereinafter named and appointed
2nd I bequeath to my Son Eddie Robinson
all Property of every kind which I may
be seized of the time of my death and
especially the Insurance of the Christian
Union.

3rd I hereby appoint my said Son
Eddie Robinson Sole Executor of this my
last and testament. Signed Published
and declared by the testator as his last
will and testament in our presence
and we at his request and in his presence
and in the presence of each other here
byunto signed our names as witnesses
thereto

W. Lyon
Richard Sandly
J. H. Perrin

his
Green + Robinson
marks

January 14th 1924

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY,

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE

W. A. Stevenson

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

E. J. Huckabee

subscribing

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

B. Bolin Allen

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

B. Bolin Allen

And dependent further saith that the said

B. Bolin Allen

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

E. J. Huckabee

(the deponent) and

A. V. Barnes

and

H. W. Bonds

in the presence of each other, and of the said

B. Bolin Allen

and at

his

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

SWORN AND SUBSCRIBED to before me, this

17

day of

June

one thousand nine hundred and

24

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *B. Bolin Allen*

UPON DUE EXAMINATION of

E. J. Huckabee

one of the subscribing witnesses

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

B. Bolin Allen

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

Paul W. Allen

W. A. Stevenson

Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

17 day

June

1924

W. A. Stevenson

Judge of Probate Court.

Paul W. Allen

State Of South Carolina.

Abbeville County

I. B. Bolin Allen. Of Lowndesville Abbeville county and State Aforesaid
Now being of sound mind and memory, do Make this Publish And declare th
this my last will and testament.

First

I will and direct that all my just debts be paid

Second

I. Give Devise and bequeath to my wife Lula W, Allen. For and during her
natural life time All my Personal Property Consisting of Household and
Kitchen furniture Two cows and one Horse,

Third

I. Give Devise and bequeath To my Wife Lula W, Allen for and during her
Natural life time All that Tract and Parcel of land Lying situated and
Being in lowndesville township Abbeville County And State Aforesaid
containing about Six hundred and thirty acres more or less same being A
Distance of about three miles south of the town of Lowndesville and known
as the last rural home of myself also known as the home place of late
C. T. Latimer. For her sole and separate use and at her death I. Will an
Devise said lands and personal property to my son Rembert G. Allen, and t
to my Daughter Ida Watson Allen Garner. to be equally divided between the
fourth

My son s Charles Clement Allen and Henry B. Allen having been deeded
Property equal in value to propertyies described are to receive no
portion of lands or personal property I bequeath to my Wife Lula W,
Allen, her life time and Rembert G Allen, And Ida Watson Allen Garner,

At her death

Fourth

I hereby Nominate and appoint my wife Lula W, Allen. Executrix
of this my last will and testament with full power to do any and all acts
necessary to be done in the execution of provisions of this will .
In testimony whereof I have hereunto set my hand and seal this ninteebth
day of November Nineteen hundred and Nineteen,

B. Bolin Allen.

Signed sealed published and declared as and for his last Will and
Testament by the testator in our presence and at his request and in the
presence of one another have hereunto subscribed our names as Witnesses

A, V. Barnes. Lowndesville S, C,

E, J, H.uckabbe Lowndesville S, C,

W, H, Bonds Lowndesville S, C,

Handwritten notes in right margin:
Lula W
of
Abbeville
natural
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Lula W
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by

48
No 1

State of South Carolina
County of Abbeville

Know all men by these presents that I J, D, Miller
Of Abbeville county State Of South Carolina Being of good health though
Somewhat Advanced in age but of sound and disposing mind and memory do
make and publish this my last will and testament and As to my Worldly
Estate and all the property real and personal or mixed of which I shal l
die seized and possessed or to which I shal be entitled at the time of my
decease I devise bequeath and dispose thereof as follows

First

MY will is that my just debts and funeral Expences Shal by
Executors herein after named be paid out of my Estate as soon after my
Decease as shall by them be found convenient

SECOND

I Give devise and bequeath to my beloved Daughter Assuring her
of my great love Susie M Clinkscales the sum of Five dollars ,
THIRD

I give devise and bequeath to my beloved children Jno W Miller
Jennie M, Tolbert, Olive M, Thompson, J, David, Miller, Jr
Annie M, Eaddon, Eugene F, Miller, and to my Beloved Grand Daughter
Addie M, Canfield, All the rest and residue of my property Real personal
or mixed to be divided between them Equally share and share Alike

FOURTH

I Do nominate and Appoint My Daughter Jennie M, Tolbert
Annie M, Eaddon and my Son Eugene F, Miller to be the Executors of this
my last will and testament with out the necessity of giving any bond
Signed Sealed published and declared by the said J, D, Miller, As and
For his last Will and testament in the Presence of us who at his request
and in his presence and in the presence of Each other have Subscribed our
names as witnesses there to

This The 2ond day of June, 1922,

J. D. Miller,

J Allen Smith,

N. S. Swetenburg

Lewis Perrin.

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE

PROBATE COURT—PROBATE WILL.

for the County of Abbeville.

Judge of Probate Court

PERSONALLY APPEARED

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

depose and saith that

instrument of writing duly executed by the said

And dependent further saith that the said

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

(the deponent) and

and

in the presence of each other, and of the said

and at

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

SWORN AND SUBSCRIBED to before me, this

19

day of

one thousand nine hundred and

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 Testament of

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

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

Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

the debts and then the legacies contained in said will, as far as

the law charge and that

and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

19 day of 1924

Judge of Probate Court.

