

STATE OF SOUTH CAROLINA, PROJECT	E COURT—PROBATE WILL.
PRESENT—HONORABLE A TE	
	Judge of Probate Cou
for the County of Abbeville	
2 ,	
- fork	11
PERSONALLY APPEARED A Die	Mer 6 ve subscribing
witness to the annexed instrument of writing, purporting to be the last	Will and Testament of
Hellen & Gray	late of Abbrville 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 Allen	Also see the said
And dependent further exists that the mid to flam of	
And dependent further saith that the said Klallon J	jean was
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 12 6 4 M	and AJ Brooker
	in the presence of each other, and of the said
Hellen J Gray and at	Les
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 faces	day of usu
+1	
in the MATTER OF THE LAST WILL AND TESTAMENT	
of Marie	
UPON DUE EXAMINATION of 1	ellu one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and 'I	
late of Abbeville Co	ounty, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.	satisfaction, that the same is
It is THEREFORE ordered and decreed, that it be admitted to 1	archar in an archard in a control of the control of
granted to Saulle Edwards	modate in common form, and that Letters Testamentary be
8	1
/	MA Fr
<u></u>	11 A Sterwie
STATE OF SOUTH CAROLINA	Judge Probate Court.
STATE OF SOUTH CAROLINA, IN THE PROBATE COURT.	
County of Abbeville.	
DO SOLEMNLY SWEAR, That this writing con	tains 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.	he goods and chattels will thereunto extend and
the law charge A Man and that will make a true	and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.	o and Control, figure
SWORN and subscribed to before me this	
25 day 1 24 192/f	
Washing	
Judge of Probate Court.	

State of South Carolina, County of Abbeville,

In the name of God Amen,

I Hellen J Gray of the State and County Aforesaid Being of Sound and disposing mind memory and understanding do make publish declare the following to be my last will and testament hereby revoking all former wills by me made

First
I will and direct that all my Just debts funeral Expences % be paid by my Executor

Second

I give devise and bequeath all my Estate boath real and personal to my Sister Louellar Edwards, for and during her natural life,
Third

If my said Sister should die Before I Do then I Give My entire Estate to her Husband W, H, Edwards, for and during his natural life If however she should Outlive me then my Estate shal go to her during her life time and at her death to her husband the said W, H, Edwards, for and during his life,

Fpurth

At the death of boath my said Sister and her Husband the said W, H, Edwards, It is my Will that whatever of my Estate shall then remain Shal remit to my Estate and be distributed Among my lawful heirs Fifth

I hereby nominate Constitute and Appoint my said sister Louellar Edwards sole Executrix of this my last Will and Testament

In witness whereof I have hereunto set my hand and Affixed my Seal
This the 15th day March 1904. Hellen J, Gray, (LS1)
Signed sealed published and dewlared by the testatrix as and for her last will and testament in our presenceand We in her presence and in the presence of each other have signed our names as Witnesses to the same,
R, E, Hill,

W, T, Bradley,

L W, Keller,

State of South Carolina,

In the name of God Amen

County of Abbeville

IT, S, Palmer Of Long Cane Township Abbeville County South Carolins
Do make ordain publish and declare this as and for my last will and
testament hereby revoking all wills and Instaments of A Testamentary

nature heretofore by me made

I commit my Soul to the gracious God who gave it and I direct that my Body shal be intered according to the rites of the Methodist Church .

Item 2

I Will and direct that my executor Hereinafter named shal pay all my just debte. Item 3 I Will And bequeath to my Beloved Wife Wary C Palmer, all my property Personal and real Of which I shal die siezed and possessed at the time of my death In fee simple to be here to do with as she pleases

Item 4 I hereby nominate constitute and Appoint my Beloved Wife Mary C Palmer As Executrix of this my last Will and testament And my Will and Desire is that she be not required to give bond or make any returns

In Witness Whereof I haveunto set my hand and seal this the 8th day of MARCH 1924.

T, S, Palmer, (LS)

Signed sealed published and declared

By T, S Palmer As and for his last
Will and Testament in the presence of us
Who in his presence and of each other
At his request have subscribed our names
as Witnesses

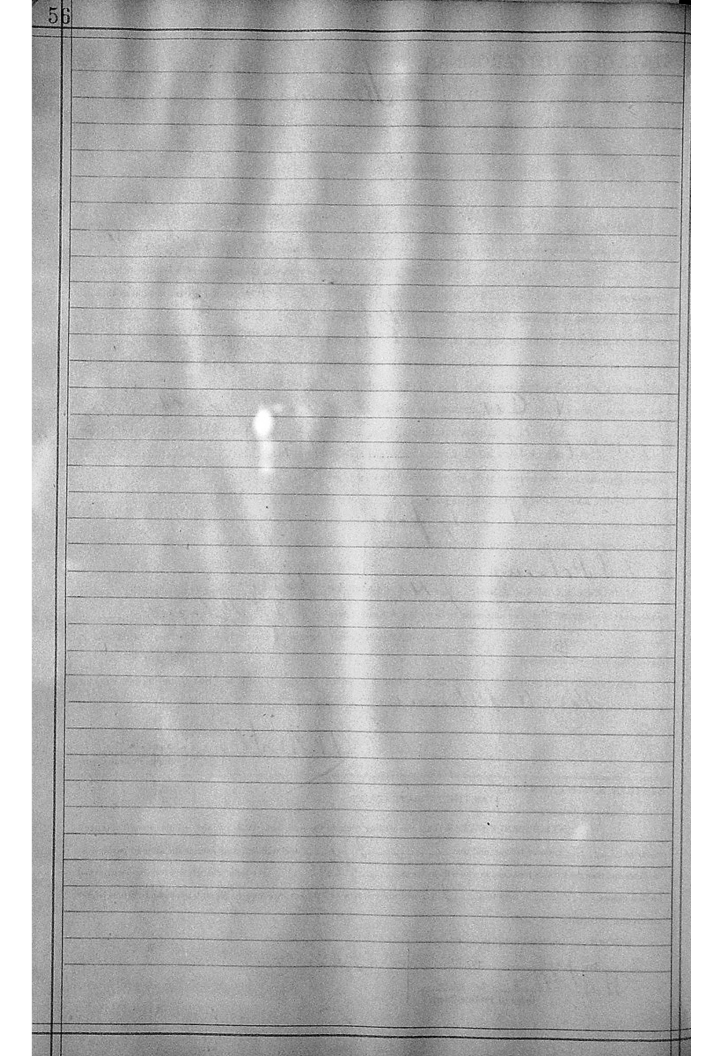
R, B, Cox,

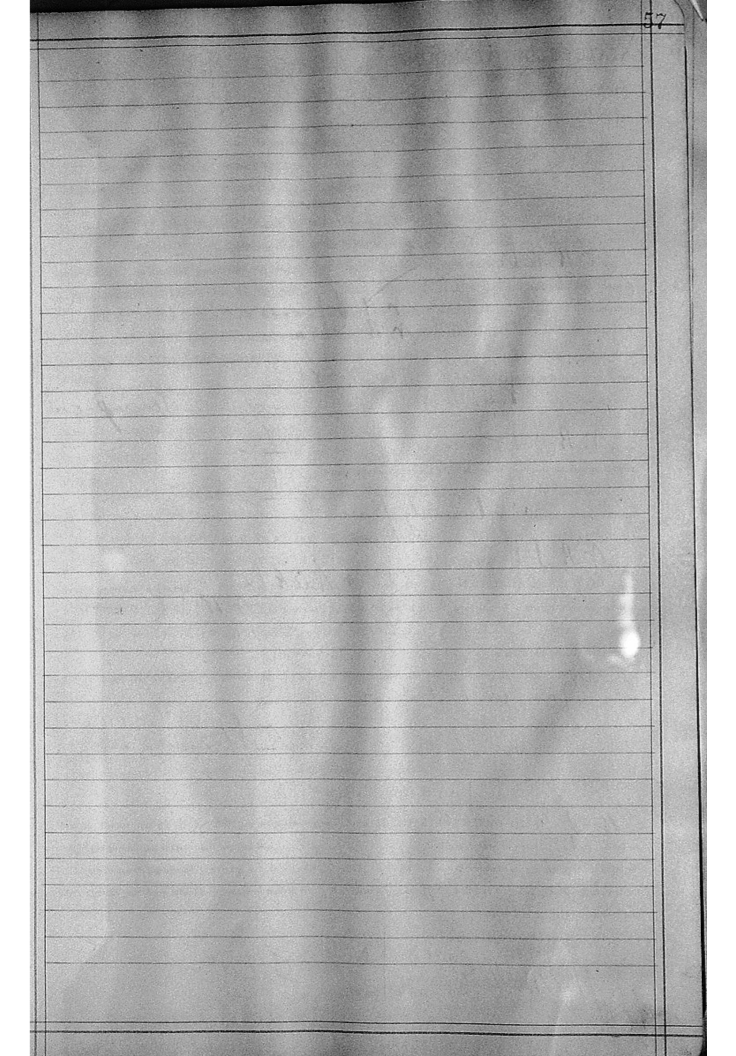
J, M, Nickles

J. Howard Moore,

ABBEVILLE COUNTY.	PROBASE COURT—PROBATE WILL. Judge of Probate Court
PRESENT—HONORABLE	7
for the County of Abbeville	
PERSONALLY APPEARED	purporting to be the last Will and Testament of J. S. Possers
Willies to the america materials	late of Abbeville County, deceased, who being duly sworn,
I work and coith that	LA was resent, and did see the said
instrument of writing duly executed by the said	J S Polmus
	writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that	1 damaro Moore
(the deponent) and	and J. M. Rickles
J. S. Polmer	in the presence of each other, and of the said
request, signed their names as witnesses to the d	
SWORN AND SUBSCRIBED to before	ore me, this 2 day of July
one thousand nine hundred and	ty Rous
in the matter of the last will a of JSP of sour upon due examination of	I Haward Moore one of the subscribing witnesses
to the annexed instrument of writing purportile	to be the last Will and Testament of JS Polynes
	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 decree	ed, that it be admitted to probate in common form, and that Letters Testamentary be
	Judge Probate Court.
STATE OF SOUTH CAROLINA, LIN TO	HE PROBATE COURT.
County of Abbeville.	
DO SOLEMNLY SWE	AR, That this writing contains the true last Will of the within named deceased with the will will well and truly execute the same by paying first
the debts and then the legacies contained in said	
	will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.	make a true and perfect inventory of all such goods and chattels, rights
	this)
SWORN and subscribed to before me	a 1

Judge of Probate Court.





STATE OF SOUTH CAROLIN ABBEVILLE COUNTY.	PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE	Judge of Probate Cour
for the County of Abbeville	
PERSONALLY APPEARED	A Nickles
	subscribing
A B John	oorting to be the last Will and Testament of
deposeth and saith that	1. To the control of
instrument of writing duly executed by the said	MR Schram was present, and did see the said
And dependent further saith that the said	A B Schram
	ing was to the best of deponent's knowledge and belief, of sound and disposing
mind memory and understandings and has	Meh Mickle
(the deponent) and BE	and SM Jompson
	and Joseph Compilon
I B Schrom	in the presence of each other, and of the said
request, signed their names as witnesses to the due ex	
SWORN AND SUBSCRIBED to before m	
one thousand nine hundred and turint	Tous way or four
IN THE MATTER OF THE LAST WILL AND	TESTAMENT)
of AB Schrom	
UPON DUE EXAMINATION of	NA Mickles
to the annexed instrument of writing purporting to b	one of the subscribing witnesses
	late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.	satisfaction, that the same is
It is THEREFORE ordered and decreed, tha	it it be admitted to probate in common form, and that Letters Testamentary be
granted to Joe & Pols	2011 John, and that Letters Testamentary be
	~ 1
	WA Sterring
	Judge Probate Court.
STATE OF SOUTH CAROLINA, IN THE PI	ROBATE COURT.
County of Abbeville.	
JDO SOLEMNLY SWEAR, T	that this writing contains the true last Will of the within named deceased
so far asknow or believe, and that the debts and then the legacies contained in said will, a	I want truly execute the same by paying first
	goods and chatters will thereunto extend and
and credits. SO HELP ME GOD.	will make a true and perfect inventory of all such goods and chattels, rights
SWORN and subscribed to before me this	
day Luly 1 100 H	1 0 000
W 14 W.	Jac & Polmer.
Judge of Probate Court.	

State Of South carolina County Of Abbeville

In the name of God Amen

I Nicholas R Schram of the State and county Aforesaid Being of Sound

And disposing Memory do make publish and declare this my last will and
testaments Especially revoking all other wills by me made,

I direct that my just debts be paid

I give devise and bequeath to my Daughter Jessie Schram Watson,
One hundred and forty acres of land Whereon my dwelling is situated A
plat thereof being Amoungst my papers I also give and bequeath to my
Said daughter the whole of my household and kitchen furnitureand one half
of all Soch other personal property Including moneysnotes and accounts
As I may die seized and possessed of,

I give devise and bequeath to my son Charles F, Achram, Ninty sugart acres of land as by plat amoungst my papers also I give and bequeat to my said Son one half of all moneys notes and accounts as I may die seized and possessed of.

Fourth

I hereby name constitute and Appoint Joe E, Palmer, My Executor to this my Last will and testament,

Signed sealed and delivered as my last will and testament at Abbeville.

This the 19th day of August 1914,

N, R, Schram,
LS

In the presence of the testator)
and in the presence ofb each other
and at his request We have subscribed
our names as witnesses thereto,
S, G Tompson,

Wr F "ickles,

R. E. Cox,

610

State of South Carolina.
County of Abbeville,

I P, H McCaslan, Of troy in the said state and county being of sound and disposing mind memory and understanding but mindfulof the uncertainty of death life and desiring to make disposition of my property in the event of death do hereby make publish and declare the follow wing as and for my last will and testament to Wit,

ITEM one I direct my executor Hereinafter named as soon after my death as they can conveniently do so to pay all my just debts and funeral expences and to erect over my grave such monument as they think advisable I further direct that my said Executor Shall as soon after my death as the interest of the estate will allow and within twelve month sell and dispose of all of my property real personal and mixed at either public or private sal to the best advantage possible and that after paying my debts as above stated and directed and the commission and charges and expences incident to the Administration they do divide my estate into as Equal shares as there are legatts and that each of the parties named hereafter do receive an equal share of my said estate to wit, my nieces Anna McCaslan my niece Virginia McCaslan, (daughters of R, A, Mc Caslan) y grand niece josiphine Barnwell Ky grand nephew J. Foster Barnwell Of Abbeville S, C,) my Grand nephew William M, Barnwell, (child of William M, Barnwell) y grand Nephew Wyatt Aiken unior y grand Nephew Barnwell Aiken . my Grand nieces Wary Aiken and virginia Aiken (children of Wyatt Aiken and his Wife Mary Aiken,) My grand nephew Lewis Tagart my Grand And Barhwell Taggart my grand niece Omar Taggart (children of J, L Taggart Deceased of vienna Georgia,) my grand Nephew Thomas Taggatt junior my Grand nephew Eugene Taggart my grand nephew clarence Taggart (children of T, O, Taggartnow residing in the state of Florida,) my grand nephew James McCombs , my grand nephew William McCombs and my grand niece Frances McCombs (children of Minnie McCombs) It being my intenth as stated that each of the said legatees take an equal share I, e, per capa capata and not per stirpes. I do further direct that that should any of the said legatees herein named predecease me his or her shal go to his or her children if any surviving or if none then the share hereby given to him or her shal be a part of the estate to be divided betwen the other legatees And I do furthur direct that should other children be born to

Page 62

STATE OF SOUTH CAROLINA, ABBEVILLE COUNTY. PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville.
PERSONALLY APPEARED M & Bookman Harris subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
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. PA MCbslan
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 A Books more Harris
(the deponent) and Jy Purin and Jy Botts
P 41 MCCyslan and at his
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 27 day of Jame
one thousand nine hundred and twenty four
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of
UPON DUE EXAMINATION of M 71 Book men Name one of the subscribing witnesses
to the americal instrument of writing purporting to be the last Will and Testament of PHMCColler
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 MM Burnwill
Wast.
Il A Mexicoso
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 will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as
the law charge mu and that will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.
SWORN and subscribed to before me this 14 day July 1924 A M Barnwell A Robert Poly 1924
Judge of Probate Court.

J, soster Barnwell William, M, Barnwell T,0, Taggart, Or Minnie McCombs.

My Nephews and nieces whoses children are legatees hereunderthat thhe number shares shal be so increased as to include the children hereafter born and that each of sheh after born children shal recieve a share equal to each and every other legatee.

Item Three Ido hereby appoint William M. Barnwellga guardion of the estate given to his Son William M. Barnwell Junior. and to the estate given to any after born children of his .and I do hereby appoint J Foster Barnwell. guardion of the estate given his children J. Foster Barnwell. junior and Josephine Barnwell. And Of the estate of any after born children of his with directions to manage the same untill the said children become Twenty one years of age when the share of each is to be paid over to himor her, in accordance with law.

Barnwell Both or either of them Guardions of the estate of Wyatt Aiken Junior Mary Aiken and Virginia Aiken untill they reach the age of Twenty one years At which time the shares of each shal be paid over to him or her in awcordane With law and I likewise apoint the said William M, Barnwell and J Poster Barnwell. Both or either of them Guardions of the estate of James McCombs William McCombs and Frances McCombs and such other children as shal be born to my Nicce Minnie McCombs To manage the same untill each of the said children become of the age of twenty one years, at Which time the estate of each is to be paid over to him or her in accordance With law,

ITEM Five I do hereby ap point William P. Greene. Of Abbeville South Carolina, Guardion of the estate of Lewis Taggart, Barnwell Taggart. Omar Taggart Thomas O Taggart. Jundor Eugene Taggart, Clarence Taggart. And any after born children of my Nephew T, O, Taggart, To manage the same Untill each become of the age Af which time the share of each is to be paid over to him or her in accordance with law.

ITEM Six I, Hereby direct that William, M Barnwell And J, Foster Barnwell As Guardion for the Aiken Minors and the McCombs Minors Shall give good and Sufficient bond in A responsible surety Company for the faithful discharge of ther duties as guardion and that William P. Greene as guardion for the Taggart Minors shall likewise give good and sufficient bond in a responsible surety company for the faithful discharge of his trust as guardion. the premium of the bond to be paid out of the income of the estate annually

3

Item Shawl Ido furthur provide that should the parties herein named as guardion or any of them die or refuse to serve as such guardion the probate court shall appoint some responsible banking or trust company guardions for said minors whosesguardions fail to qualify which banking or trust company shall have a capitol stock of not less than seventy five thousand dollars and be licenced to do business as trustee in this state, and if none can be found then I direct that the estate of the minors shall be managed by the probate Judge as public guardion untill the majority of such minors.

Item Eight Lastly I do hereby appoint my nephew William, M, Barnwell And J, Foster Barnwell. Of abbeville South Carolina. Executors of this my last will and testament hereby giving to them full power and authority to do all and every act necessary to carry this will into effect including the making of all deeds bill of sale and other conveyances necessary in disposing of the estate with authority to fix the terms of sale and the time in which the purchase price of the lands is to be paid. Having full confidence in their ability to properly care for the estate I commit the same to there discretion requesting that they use every effort to carry into full force and effect my instructions as herein expressed,

IN WITNESS whereof I have hereunto set my hand and seal and I do hereby declare the foregoing to be my last will and testament.

P. H. McCaslan. (L S.)

Signed sealed published and declared,
By P. H McCaslen, of Abbeville County
South Carolina. As and for his last will
and testament in our presence and Wm in his
presence in the presence of each other and
at his request have hereunto signed our
names as attesting Witnesses.

т,	G Perrin.
TH	Botts,
M.	H. Bookman.

STATE OF SOUTH CAROLINA, PROBATE COURT PROBATE WILL.
ABBEVILLE COUNTY. PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
Q & II
PERSONALLY APPEARED DISCRETE Subscribing
witness to the a mexed instrument of whiting, 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 beat of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that the standard of the s
(the deponent) and A Madurer and G A Slokes
I make 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 Curguest
one thousand nine hundred and 24
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of St Makefield
UPON DUE EXAMINATION of D & Kny one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of A Makelisto
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 Amie A Wallefield
At f
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
WA Site woon
Judge of Probate Court.

000

State OF SOUTH CAROLINA COUNTY OF ABBEVILLE

KNOW ALL MEN BY THESE PRESENTS

S. J. WAKEFIELD, Of the Above State and County Make this my Last Will and Testament .

First I Will And Bequeath my just debts and Funeral Expences be paid Second

I will And bequeath the Residue of my Estate After the payment of Debts and Funeral Expences Boath Real and Personal or of Whatever kind or character to my Wife Annie Hawthorn, Wakefield,

Third

I. Nominate constitute and Appoint my Wife Annie Hawthorn Wakefield Executrix of this my Last Will and Testament.

S. J. WAKEFIELD (SEAL)

Signed sealed published and Declared as the Tast will and Testament of S. J. Wakefield. At his request in his presence and in the presence of each other this 11 th day of july 1924.

J. A. Anderson.

D. S. Knox.

E. G. Stokes.

State Of South Carolina.

County Of Abbeville.

In the name of God Amen.

I Carry Elizer Hampton, Of the county of Abbeville State of South Carolina, Being of sound mind memory and understanding do make ordain and declare the following as and for my last will and testament herby revoking all former wills and testaments hereto fore made by me.

First I, direct my Executor herein after appeanted to pay my Funeral Expences and just debts as soon after my death as practical.

Second I, give devise and bequeath unto my beloved husband J. B. Hamoton. All my property real and personal to be used for his benefit during his natual life and at his death to be sold by my Executor Hereinafter Appointed and Equally divided between all my nephews and nieces and sister Mrs. J. P. Pattis share and share alike.

Third I, hereby appoint constitute my beloved Husband J, B, Hampton. As executor of this my last will and Testament herby giving him all necessary authority to carry to carry out thes provisions of this my will.

In testimony whereof I have this day the 2nd DAY of Jan. 1920. Subscribed my name and affixed my seal

E, C, Hamoton. (seal)

Seal signed and published by the

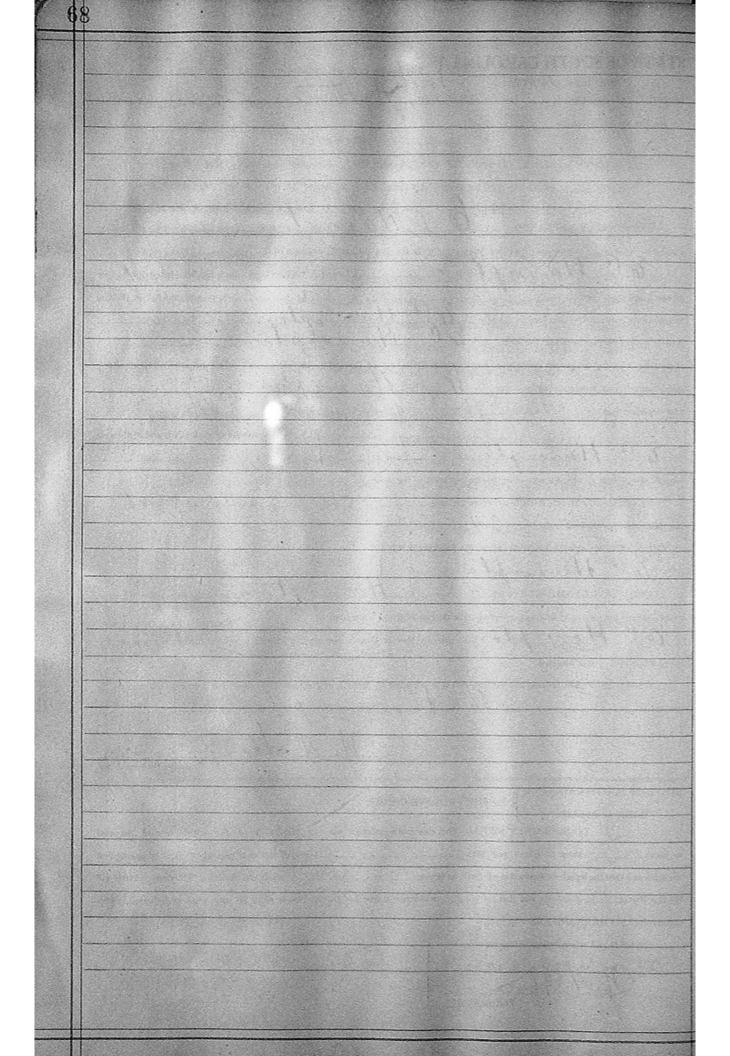
Testatrix as and for her last will a
and testament in her presence and in the
presence of each of us We have subscribed
our names as attesting witnesses this the
2nd day of Jan, 1920,

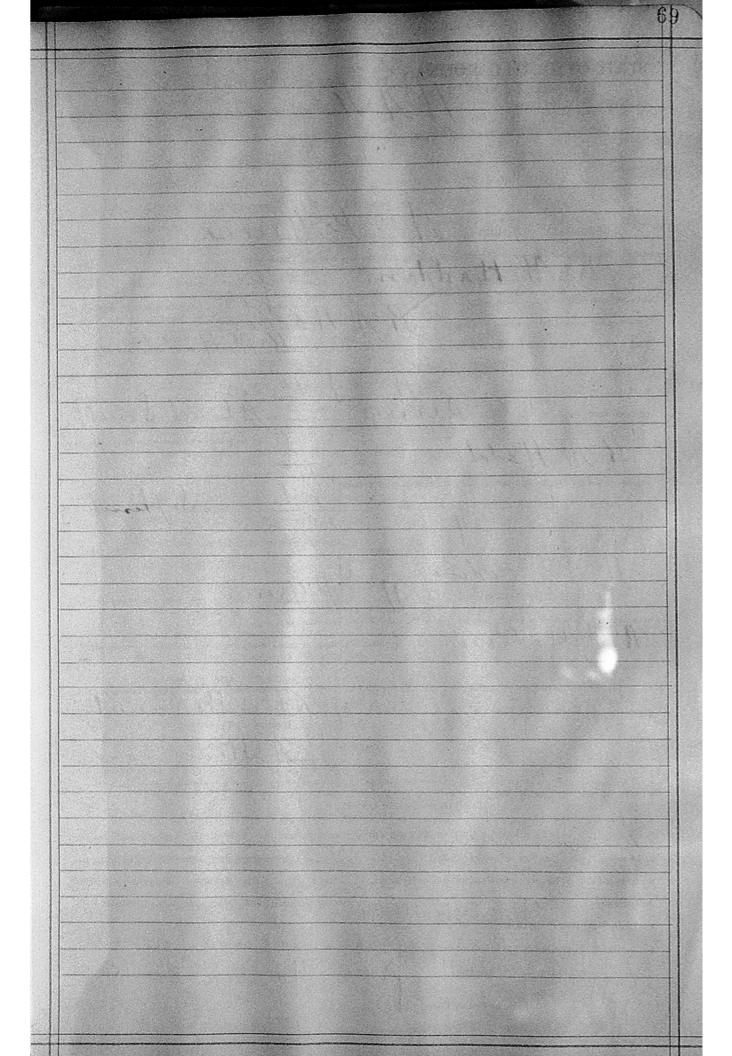
Texie T Hampton.

C. J. Hampton.

J. F. Willer.

STATE OF SOUTH CAROLINA,	
ABBEVILLE COUNTY	MA Steries or Judge of Probate Court
for the County of Abbeville	
for the county of Abecthe	
Pa	0 N = +
PERSONALLY APPEARED	Hampton subscribing
witness to the annexed instrument of writing, purporting	to be the last Will and Testament of
6 C Nampton	late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that	was present, and the see the said
10 D. 10 C. CACCO D. MATER S. S. 10 D. M.	C Hampton
And dependent further saith that the said	
	was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that	Jampin N. 10
(the deponent) and Jellie J Ad	Inflor and J. H. Miller
	the presence of each other, and of the said
El Hamplon	and at his
request, signed their names as witnesses to the due execu	ation of the same.
SWORN AND SUBSCRIBED to before me, t	his 25 day of Weg ust
one thousand nine hundred and	
IN THE MATTER OF THE LAST WILL AND TE	
of to C Hampton	
UPON DUE EXAMINATION of	A Caratto zone of the subscribing witnesses
to the annexed instrument of writing purporting to be the	
Co C Hompdon las	e 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	Horaphon
0	
	MA Sleagueson
	Judge Probate Court.
	DBATE COURT.
County of Abbeville.	t this position and it at the New York
보이 마음을 전혀 있는데 맛있다면서 이 사람들은 회사를 가게 하는데 이번 때문에 가게 되었다.	at this writing contains the true last Will of the within named deceased
the debts and then the legacies contained in said will, as	will well and truly execute the same by paying first
	goods and chattels will thereunto extend and will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.	make a true and perfect inventory of all such goods and chattels, rights
SWORN and subscribed to before me this	1
21 my Cug 192 H	
WA STO	
Judge of Probate Sourt.	





STATE OF SOUTH CAROLINA. PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY. PRESENT—HONORABLE Judge of Probate Court
for the County of Abbeville
Mon D 11.
PERSONALLY APPEARED My P. Greene subscribing
witness to the Annexed instrument of writing, purporting to be the last Will and Testament of
late of Abbyville 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 MA dodolor
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that (the deponent) and J. Durring and Blanch Smith
(the deponent) and I Wirring and Blanch Smill
BM Hadelon and at his
13 M Haddon and at his
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this day of September
one thousand nine hundred and 24
IN THE NATTER OF THE LAST WILL AND TESTAMENT
of IS M Jaddon my Pysens
one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
If Modern 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 starmer some of sponerice (accept
Aca De
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 aswill 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
SWORN and subscribed to before me this Aday Sala 192 H Occupy By J & Harrison
Judge of Probate Court.

STATE OF SOUTH CAROLINA COUNTY OF ARREVILLE

LR. M. HADDON. of the city Of Abbeville. In the County and State Aforesaid Being Of sound And disposing mind memory and Understanding but somewhat advanced in years and desiring to make disposition of my property by Will in case of death Hereby revoking All former wills by me made Do make publish and declare the following as and for my last will and Testament To Wit,

State. the Steinway piano and all music in my Residence, and also the Portrait of my Daughter and his Défeased Wife Isabel To my Nephew Clifford Haddon 1 Will and bequeath the portrait of my Deceased Wife Hannah To my sister Cassie E Drake 1 Will and bequeath the portrait of mylor perine and to my Nephew Chalmers Haddon. 1 Will and bequeath the portrait of malph perrine and to my Nephew Chalmers Haddon. 1 Will and bequeath the portrait of Dr Perrine.

ITEM SECOND. 1 Hereby Will and direct that as soon After my death as posible All of the rest and remainder of my property real and personal and mixed be sold by my Executor hereinafter named And from the proceeds of such sale I direct that all of my just debts be paid.

ITEM THIRD I will and direct that after the payment of my debts ten percent (IO%) of the remaining proceeds of sale be paid by my Executor as follows One third (i/3) of said ten per cent (IO%) I will and direct shal be paid to Thornwell Orphanage, to be used by themTrustees or managing officers of that institution in carring on the work in Which it is now engaged one third (i/3) of said ten per cent (io%) I will and direct shal be paid by my Executor to the Trustees of Erskin College of Due West South Carolina. To received by said trustees of Erskin CollegeAs a part of the Endowment fund of the said institution The income therefrom to be used and expended as other income from such fundes is now used and and Expended.

The other one third (I/3) of said ten per cent (Io%) I Will and direct to be paid to Joel S. Morse. Treasurer of the Abbeville Presbyterian Church (white) or his Successor to be received and expended by him under the direction of the session of said church in the cause of Home And foreign Mission

ITEM FOURTH I Will and bequeath the sum of Five hundred Dollars (\$500.00)

To each of the following persons Clifford Haddon . on of my Deceased

Brother John. Chalmers Haddon. Son of deceased Brother Chalmers.

joseph M. Haddon. My brother Augustus E. Haddon. My Brother and Mrs Gassie E. Drake My sister .

ITEM FIFTH After the payment of the above legacies. Which are to be paid by my Executor from the sale of my property as soon as my debts have been fully paid. I will and bequeath the rest residue and remainder of my property to the following persons Hattie R Haddon. Wife of my deceased brother John C. Haddon. the children of my deceased brother John, C, Haddon. My brother Joseph M. Haddon. My sister in law Lina Wife of my Brother Joseph M. Haddon. The children of my brother Joseph M. Haddon. My brother Augustus E. Haddon. By his first wife, namely Annie, L. Haddon. Alpha Haddon Riley, William Haddon. and Mary Haddon. My sister Cassie E Drake. The Children of my Sister Cassie E. Drake. Chalmers D Haddon. And Fannie J. Haddon. It is my will that the division be made per Capita That is to say Each Nephew or niece is to receive the same Amount, The every other nephew or niece and each brother or sister or sister in law named is to receive the same amount as each nephew or niece and as the brother sister or sister in law receives.

In case of the death of any nephew or nieceleaving children Before this will takes effect his or her shal be paid to his or her children as the case may be otherwise the same is to be divided betwen the other legatees hereunder.

ITEM SIXTH 666 I hereby direct that the share willed to my Nephews . William Haddon . And to m y Niece Annie L. Haddon son and Daughter of my brok Augustus shal be paid over to the Farmers Bank of Abbeville County as trustee for the said William Haddon. And Annie L. Haddon. Respectfuely in trust to invest the said shares from time to time in interest bearing securities the income from the respective shares to be paid over to the said William Haddon, and Annie L. Haddon. or expended by the trustees for their use and benefit as the said trustttmay be advised is best for their interest. At the death of the said nephew or niece the said trustee shal pay over his or her share to the children or child of the said William or Annie L Haddon. as the case may be and in the event of the death of either or boath of said parties without leaving children his or her share as the case may be shal be paid over to the other children of my brother Augustus by his first Wife Marriage The child or children of any deceased child to take its parents share And I do further Authorize the said trustee if at any time in its Judgement The said William Haddon, or the said Annie L Haddon, Is Capable Receiving

said

sing

STATE OF SOUTH CAROLINA, PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

And anaging his or her share of my Estate. to pay the same ove to him or her free and discharged of all trusts to be received and held by him or her Absolutely and the same in such case not to be subject to the limitations imposed on such share by thes by this clause of my Will.

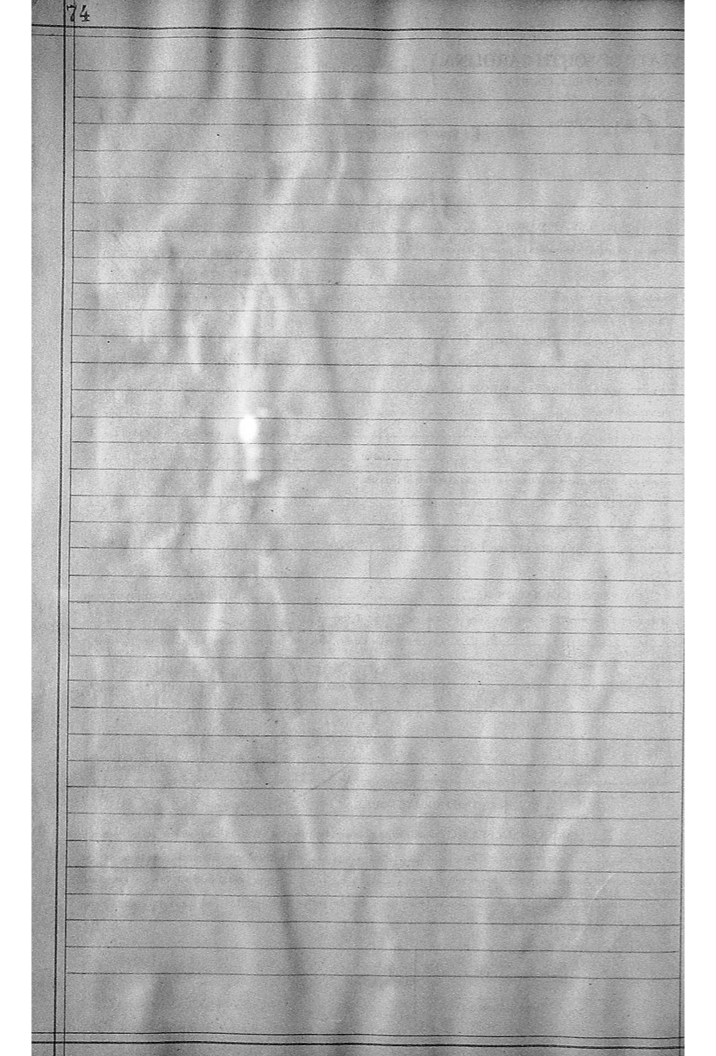
ITEM SEVEN LASTLY I Hereby Constitute and Appoint The Farmers RANK Of Abbeville County . A banking Corporation organized and Existing under and by virtue of the laws of the STATE of SOUTH CAROLINA, sole Executor of this last will and testament giving to it full power to make all conveyances which may be necessary to carry this will into effect and in making the sale of my estate as directed as directed by item two of this will. I. direct that the sale be made by my Executor at public auction . after due advertisement of the time and place of said sale or sales.

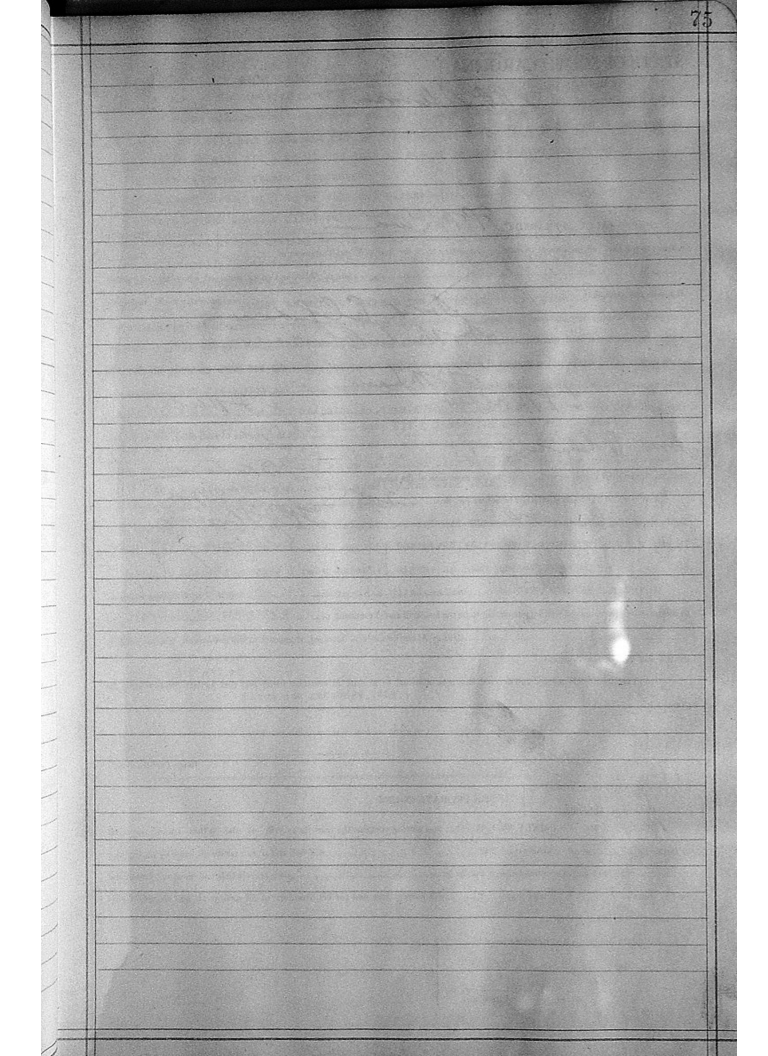
IN WITNESS WHEREOF I have hereunto set my hand and affixed my seal this the 3IstDay of July In the year of our lord one thousand nine hundredeighteen . And in the one hundred forty Third year of the Sovereigntyand Independence of the United States of America.

Signed sealed published and declared by R. M. Haddon. As and for his last will and testament in our presence and we in his Presence in the presence of each other and at his request have hereunto signed our names as attesting Witnesses.. T. G. Perrin.

R. M. HADDON. (LS)

Blanch Smith





PRESENT—HONORABLE // / / / / / / / / / / / / / / / / /	Judge of Probate Co
for the County of Abbeville	
\sim a . \rightarrow	
PERSONALLY APPEARED FOR ML au	subscribi
witness to the annexed instrument of writing, purporting to be the last Will and Testame	
late of Abbe	
nstrument of writing duly executed by the said.	was present, and did see the s
And dependent further saith that the said. It is the said.	X a d
t the time of executing the said instrument of writing was to the best of deponent's kno	wledge and belief, of sound and disposit
nind, memory and understanding; and that Office	0. 2 41. 00
the deponent) and 6 JMWeller and	J. miller
4 4	in the presence of each other, and of the sa
make Chukawy and at La	
equest, signed their names as witnesses to the due execution of the same.	10 moun
SWORN AND SUBSCRIBED to before me, this	day of Store
ne thousand nine hundred and 22	to Harring
N THE MATTER OF THE LAST WILL AND TESTAMENT	Probat Ind.
}	July for
UPON DUE EXAMINATION of	
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 i
e true last Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in commo	on form, and that Letters Testamentary b
anted to	
	Judge Probate Court
FATE OF SOUTH CAROLINA, IN THE PROBATE COURT.	
County of Abbeville.	
	st Will of the within named deceased
far asknow or believe, and thatwill we	ell and truly execute the same by paying firs
e debts and then the legacies contained in said will, as far as	goods and chattels will thereunto extend an
e law chargeand thatwill make a true and perfect inve	ntory of all such goods and about
d credits. SO HELP ME GOD.	or an such goods and chattels, rights
SWORN and subscribed to before me this	
SWORN and subscribed to before me thisday	

State of South Carolina County of Abbeville
In the name of God Amen; I Sarah E Clinkscales of the State and county aforesaid, being
of sound mind, memory and understanding, to make this amyumm the following as and
for my last will and Testament, hereby revoking all former wills by mefirst-It is my will and I so direct that my executors hereinafter appointed pay all

my just debts and funeral expenses-Second-I hereby will to my sons, Eli Clinkscales, John W Clinkscales and J D Clinkscales and Charlie Clinkscales my automobile-

third I will and devise unto my twelve children, namely Lorenxa, Ozela Pearl, Jim Dan, Lucile, Crennella, Alberta, Margie, John Williams, Charlie, Horace and Eli Clinkscales, my insurance policy, share and share alike-

Fourth, I will and devise to Margie Clinkscales my plane. I also give to Herace Clinkscales one feather bed-also to Alberta Clinkscales one feather bed.

Mitch-I will to my daughter Cremnella Clinkscales my sewing machine and onemils cow-ixth-I will my son Eli Clinkscales one numbed---- for service remered and fifty dollars for the rent of the Bell Place-All of the personal property claim by Eli Clinkscales, consisting of buggy, mule and plantation tools shall go to him-It is my will that Eli C inkscales and J w Clinkscales shall have the care and control of my youngest children until they shall become of age, and the use of what furniture remaining at my death, and then said furniture be divided among

Dan, Horace, Margie and Alberta equally. Whatever money I may have at the time of my death I will to my son Horace ClinkscalesI hereby appoint my sons John w Clinkscales and Eli Clinkscales the executors of this

19th day Jan, 1922 signed in the presence of

F E McLane

E F Miller

J F Miller

filed and recorded 25th

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

I W.T. Sanders of said state and county being of

sound and disposing mind do make this my last will and testament .

FIRST I direct that my Executrix hereinafter named and appointed pay all my

just debts including Funeral expences. SECOND

I bequeath to my Wife Janie A. Sanders. All property of every kind and nature which I may be seized and possessed at the time of my death, both real and personal.

personal .

THIRD I hereby appoint my said Wife Janie A.Sanders. Sole Executrix of this my last will and testament.

Signed published and declared by the testator as his last will and testament in our presence and we sh his request and in his presence and in the presence of each other have hereunto signed our names as WITNESSES
W.J. Evans
M. Martin.
F.C. Hodges

Martin. W.T. Sanders. Hodges

June 18th 1921,

STATE OF SOUTH CAROLINA, PROB.	ATE COURT—PROBATE WILL.
PRESENT_HONORABLE A Steries	Judge of Probate Court
for the County of Abbeville.	
Mr & Enva	naa subscribing
PERSONALLY APPEARED	last Will and Testament of
11 J Striet	late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that	hs was present, and did see the said
instrument of writing duly executed by the said	londus
And dependent further saith that the said	ordes
at the time of executing the said instrument of writing was to the b	est of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that	vons
(the deponent) and Martin	and Fl Hodges
,	and H. C. Hody so. in the presence of each other, and of the said at his
MJ Sanden a	ad at his
request, signed their names as witnesses to the due execution of the	
request, signed their names as witnesses to the due execution of the	19 day of Jore
SWORN AND SUBSCRIBED to before me, this	day of 12
one thousand nine hundred and 2.6	
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
oi MJ Sanders And s	
UPON DUE EXAMINATION of	Prono one of the subscribing witnesses and Testament of MJ January
to the annexed instrument of writing purporting to be the last Will	and Testament of MJ January
late of Abbevi	ille County, deceased, it appears to my satifaction, that the same is
the true last Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted	d to probate in common form, and that Letters Testamentary be
granted to Janie A Sanders	
	MA Sterme
	Judge Probate Court.
STATE OF SOUTH CAROLINA,)	
County of Abbeville. IN THE PROBATE CO	URT.
DO SOLEMNLY SWEAR, That this writing	ng contains the true last Will of the within named deceased
	will well and truly execute the same by paying first
	goods and chattels will thereunto extend and
	a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.	and and perfect infelliory of all such goods and chatters, rights
SWORN and subscribed to before me this	0
	Janie M Sondes
(1) day Jun 192 (c.)	Jami XX ondes
Judge of Probate Court.	

The State of South Carolina I. a. P. Shirley of the County of Ruderon State aforeraid being I sould disposing mind and memory, to make, ordain public und declare this to be my last Will are Testament that is to very First; after my death I desire that all my just dette and Juneal expenser be paid. Second: I will, bequest and divise to my beloved wife Laura R. Shirley, and my children Samuel a. Shirley Jav. H. Shirle annie m. Sherley and Joseph 7. Shirley my and occupy the same for their joint support and maintenance during the life time of my said wife and until the youngest child become of agr. should she die before the young est chiel attains its majority, oubject to this provision. should either I our said children, mars or desire to settle on any portion of my real estate, on attaining majority, t I hereby authorize my said executivo to call in three disinterested parties to locate and appraise to the chied or chiebren so deciring to settle as much an Jifts acres I land, where it is relected outside of the Corporate limits of the town of Honea Path and I the chied of children device to settle in the corporate limits of said town then the said child of children may have as much as three acres laid off and appraised as aforesaid, if situate on the east side of the railroad and of

selected on the most side then as much so one half acre which location and appraisement shall It final and such child or children receiving the came shall account therefor in the Trical Osttlement. Third: Should it become necessary for the support and maintenance of my wife and children and for the education of our children, then I authorize my executor to seel of such portion or portions of personal or real estate as ca be best disposed of without injury to the sal of value of the other real estate, having, confidure that in this they will look to the feat interests of the children Fourth: after the death I my brail rife and the attaining of the majority of the youngest child, I viled and direct that are the personal and real estate undisposed I be sold by my executore at such time and place and on such terms as may be deemed most advantageone, and the procale equally distributed among my said children of the survivor of survivore thereof, any of trem having received portions at provided in the second clause to account in the final settlement Fifth: I hereb nominate, constitute and appoint my life Laura K. Shirley executring with my brother M. a. Shirley and fry on Samuel a. Shirley executors of this my last Will and Testament giving them Jule power to sell and convey, and execute titles to my property and settled off to any of the children ap Oherein provided, or hereine directed to be rold, and the said Laura K. Shirley, and M. a. Shirle continued on page 84

PRESENT—HONORABLE Alexander for the County of Abbeville Alexander	
7	
7 D 110 D	
PERSONALLY APPEARED A B MCL	subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of	
deposeth and saith that	who being duly sworn,
deposeth and saith that was prese	ent, and did see the said
instrument of writing duly executed by the said Janua Buck for	
And dependent further saith that the said Janes Buckling	
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief of	cound and discount
mind, memory and understanding; and that A. B. M. Foru	
(the deponent) and Mary frie and Mary	edles
Janus Budhlanna and at Lini	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	P
one thousand nine hundred and 25	unus
IN THE MATTER OF THE LAST WILL AND TESTAMENT)	
of James Buckfrom	
UPON DUE EXAMINATION of J. B. M. J. one of the	subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of James Bucks	form
late of Abbeville County, deceased, it appears to my satifact	tion that the same is
the true last Will of said deceased.	are same is
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Lett	ers Testamentary be
granted to Janis & While	
It A Suremen	
	Judge Probate Court.
STATE OF SOUTH CAROLINA, IN THE PROBATE COURT.	
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within	in named deceased
so far as will well and truly execute the	same by paying first
the debts and then the legacies contained in said will, as far as 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	
SWORN and subscribed to before me this day 1920	

STATE OF SOUTH CAROLINA ABBEVILLE COUNTY

IN THE NAME OF GOD AMEN,

l James Buckhanon. Of abbeville SOuth Carolina Being of sound and disposing mind but realizing the uncertainty of death do make this my last will and testament revoking all previous will heretofore made.

ITEM One 1 direct that all my just debts Including Funeral Expences be paid by Executrix hereinafter named and Appointed.

Item Two 1 Bequeath and devise to my Wife Rebeca Buckhannon ,All property Of every kind both real and personal. which 1 may be seized at the time of my Death. for and during her natural life, and at her death said property To revert to my estate. and be disposed of as hereinafter mentioned.

ITEM Third After the the death of my said, Rebecca Buckhannon, 1 Bequeath and devise, said property both personal and real to Janie L Grier.

ITEM FIFTH If my said wife should predecease me then said property to go to said Janie L Grier Immediately After my death .

1 hereby appoint my said niece Janie L Grier. Sole Executrix of this my last will and testament.

Signed sealed 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 have hereunto signed our names as witnesses thereto

James Buckhanon.

Mary Perrin.	
F.B.Mclane.	
C.M. Sondley.	

1924.

November 7th

shall have Jule Jorner to act in the fremises, before my sail son becomes I age or should fail to qualify, should either fail to qualify, the one analifying hereunder shall have Juce poore to act is appointed ever executor herein. I destind where I have hereto subscribed my name under my hand and seal. a. P. Shirley Seel Signed, realed, published and declared as I for the last nice and Testament a. P. Shirley. who in our presence subscribed the same and each in to presence of the others and in the presence of the Testator have hereto entecribed our rames ap voitueses. J. Le Brock. J. Mr. Bigh J. L. Trittle attest: This is a true and certified nice of a. P. Shirley. H. & Bailey.

STATE OF SOUTH CAROLINA.	PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.	Altereur Judge of Probate Court
PRESENT—HONORABLE	
for the County of Abbeville	
- P	Myamon 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, was present, and did see the said
deposeth and saith that.	was present, and did see the said
instrument of writing duly executed by the said	ary aret Dadson
	gehet Dodon
at the time of executing the said instrument of writing	as to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding, and that	M. Yamor
(the deponent) and A J Jacker	me yawan de y Lancoster
V	in the presence of each other, and of the said
Hugaret Dudson	and at in the presence of each other, and of the said
request, signed their names as witnesses to the due execut	ion of the same.
SWORN AND SUBSCRIBED to before me, th	is 194 day of Warch
one thousand nine hundred and	
in the matter of the Last will and tes	TAMENT) I P Mª Yawon
of Stargaret Dolson	
UPON DUE EXAMINATION of	I Me Saucore one of the subscribing witnesses
	e last Will and Testament of Margaret Dolore
	of Abbeville County, deceased, it appears to my satisfaction, that the same is
	of Assessme County, acceased, it appears to my satifaction, 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	
	Old IF
	Judge Probate Court.
	junge i robate court.
	BATE COURT.
County of Abbeville.	shirmilian continue to the Man of the same
\cap	t this writing contains the true last Will of the within named deceased
	will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as for	g and the carrier and and
the law charge we and that	will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.	
SWORN and subscribed to before me this	1 1/20/2
19 day H 120 1925	Y M The James
IN XIVE	. V V Dourose
Judge of Probate Court.	

WHEREAS I The undersigned Mrs Margarett Dodson.did by will dated the nintweenth day of may 1911. and witnessed by F. P McGowan.

L. G. Bawle. and W. G. Lancaster. Make disposition of my property real and personal. and WHEREAS since the execution of said will my son James B Dodson. therein named as one of the beneficiaries and also one of the Executors. has died and I now wish to make a complete disposition of my property.

THEREFORE. I. the said Mrs Margaret Dodson. being of sound memory and underistanding, do hereby make ordain publish and declare this first codicillto my said last will and testament as follows to WIT.

I have already given to my son william W. Dodson. the property mentioned in second clause of my said will, and it is my purpose to divide among my surviving children the remainder of my furniture. in the event I should fail to so apportion out and divide my furniture and household goods. they shallbe disposed of under the residuzzy clause of my will which residuary clause is to be modified as hereinster specified.

I. desire at my death that my Ball place mentioned in the fourth clause of my said will, shall be sold by my executor and the proceeds divided among the children of my son, William W. Dodson. in the manner specified in the fourth clause of my will, in the event I should sell said Ball place during my lifetime it is my purpose to give the proceeds of sale to the children of my said son or to invest it for their benefit, in case of such sale and investment, I will and direct that such giftor investment shall take the place of the divisionor bequest made for the benefit of said children in the fourth clause of my Will,

My son James B, Dodson having died I will devise and bequeath my residence lot, in the town of Donalds, mentioned in the fifth paragraph of my Will, to my son William W. Dodson. and his heirs and assigns, forever. in the event that he should predecease me leaving children, then I will and direct that the said lot be sold and the proceeds of sale be divided among his children share and share alike. FOURTH.

The residuary clause of my will, to-wit, the Sixth clause is hereby modified, and L hereby will and direct that all the rest and residueof my property not provided for in the specific devises and bequests shal at my death be sold, and after payment of my debts, and funeral expences, and costs of Administration of my estate, that the remainder be divided equally among my two Children Mrs Nora Brownlee.and William W. Dodson. Share and share Alike, the child

Or Children of anyn one of them that may predecease me to the among them the share to which the parent would have ben entitled to if living. this devese and bequest is intended to cover all property of every kind which I may own or to which I may be entitled to in which I may have an interest in the time of my death, including not only my own individual property, but any interest which I may have in the Estate of my deceased Husband and of my deceased Son, James B. Dodson.

FifTH I hereby nominate constitute and appoint my Son, William W. Dodson.

to be sole Executor of my said willa and codicil. with all the powers set out
in the seventh clause of the original Will.

Except as herein modified I hereby ratify and confirm my said original Will. Above refered to.

IN TESTIMONY WHEREOF I have hereunto set my hand and seal at Greenville South carolina. this 27th day of December A. D. 1912.

Margaret Dodson, (L. S.)

Signed sealed published and declared
As and for Afirst codicilto the last
Will and testament of the said Mrs
Margaret Dodson. by her in the presence
of eachof us who in her presence and at
her request and in the presence of the
others Have hereunto everally subscribed
our names as witnessess.

J. W. Nix.

B. W. Allen.

S, S, Mauldin.

Fram Page 85 to 90

STATE OF SOUTH CAROLINA, PROBATE CO	URT—PROBATE WILL.
PRESENT-HONORABLE Francis Q Voots	Judge of Probate Cour
for the County of Abbeville Greenfell Je	Judge of Florate Cour
PERSONALLY APPEARED B. M. Allen	subscribing
witness to the annexed instrument of writing, purporting to be the last Will	
	. // .
deposeth and saith that	was present, and did see the said
instrument of writing duly executed by the said Marforst &	odoon
And dependent further saith that the said Alory and	odson
at the time of executing the said instrument of writing was to the best of de	ponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that B MAlless	
(the deponent) and A.	and IS Mauldin
Margaret Dolson 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	14 day of March
one thousand nine hundred and truenty fore	
in the matter of the Last will and testament }	
UPON DUE EXAMINATION of BOY All	one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testan	nent of Margaret Jodson
	, deceased, it appears to my satifaction, that the same is
the true last Will of said deceased.	
It is THEREFORE redered and decreed, that it be admitted to proba-	te in common form, and that Letters Testamentary be
	MA Starceror 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 asknow or believe, and that	
the debts and then the legacies contained in said will, as far as	
the law charge atrue and that will make a true and	
and credits. SO HELP ME GOD.	remote of an such goods and chattels, rights
SWORN and subscribed to before me this	
day	
Judge of Probate Court.	

STATE OF SOUTH CAROLINA.

I. Hrs Margaret Dodson. of the town of Donalds in the county and State aforesaid. being of sound mind. memory amd understanding do hereby make ordain publish and declare my last will and testament as follows to-wit,

FIRST. I will and direct that all my just debts and Funeral expences shall be first paid by my executor hereinafter named.

SECOND. I will and bequeath to my son William W. Dodson. My three piece Parlor suit and old secretary.

THIRD I will and bequeath to my son James B. Dodson, his choice of one bed room suit and suitable bedding therefor.

FOURTH.

I will devise and bequeath my Ball. place Containing one hundred and fifty nine (I59) Acres more or less situate in domalds township county and state aforesaid adjoining Joe Vermillion1 the Dunn. place D. H. Beldwin and others to my son James B. Dodson. for and during him term of his natural life. and at his death the same to be sold by my executor and the proceeds of sale equally divided among the children of my son. William W. Dodson. share and share alike. the child or children of any one of the said children who shall have predeceased me to take the share that the parent would have been entitled to if living.

my sons William W. Dodson. And James B. Dodson. and their heirs and assigns forer in the case either of my said sons shall pre-decease me, leaving children such children shall take among them. share and share alike, the share which the parent would have been entitled to if living. If either of my said sons should pre-decease me without leaving issue. the share of such one should go to surviving or in case of his previous death. to his children in the same proportion as above set out. SIXTH I will and direct that all the rest and residue of my estate real. personal and mixed. including not only my individual property. but any interest which I may have in the estate of my deceased husband. shall at my death be sold. and after paying my just debts. funeral expences and the cost of administration of my estate. the remainder be divided equally among my three children.

Mrs Nora Brownlee. William W. Dodson, and James B. Dodson. Share and share alike the child or children of any one of them that may pre-decese me to take among

90

Them the share which the parent would have ben entitled to, if living. if any one of said children should pre-decease me without leaving any child. or issue of the body. the share ofb such one shall go to my surviving children, or the issue of such. it being my will that the issue of the pre-deceased child shall take the share which the parent would have benn entitled to, if living.

James B. Dodson. to be the executors of this will, with fullpower to compromise and settle claims, either in favor of or against my estate, and with power also to make all necessary sales or property real or personal, and to execute titles there to, such sales shall be made publicly and after due advertisement, unless consented to in writing by all three of my children, in which event, such sales may be made privately and without advertisingnt, in testimony whereof

I have hereunto set my hand and seal at Laurence South Carolina, This 19th
Day of MAY A. D. 1911.

Margaret Dodson. (L. S.)

Signed, Sealed, published and declared as and for the last will and testament of the said Mrs Margaret Dodson, by her in the presence of each of us.

Who in her presence and at her request, and each in the presence of the other. have hereunto severally subscribed our names as witnesses.

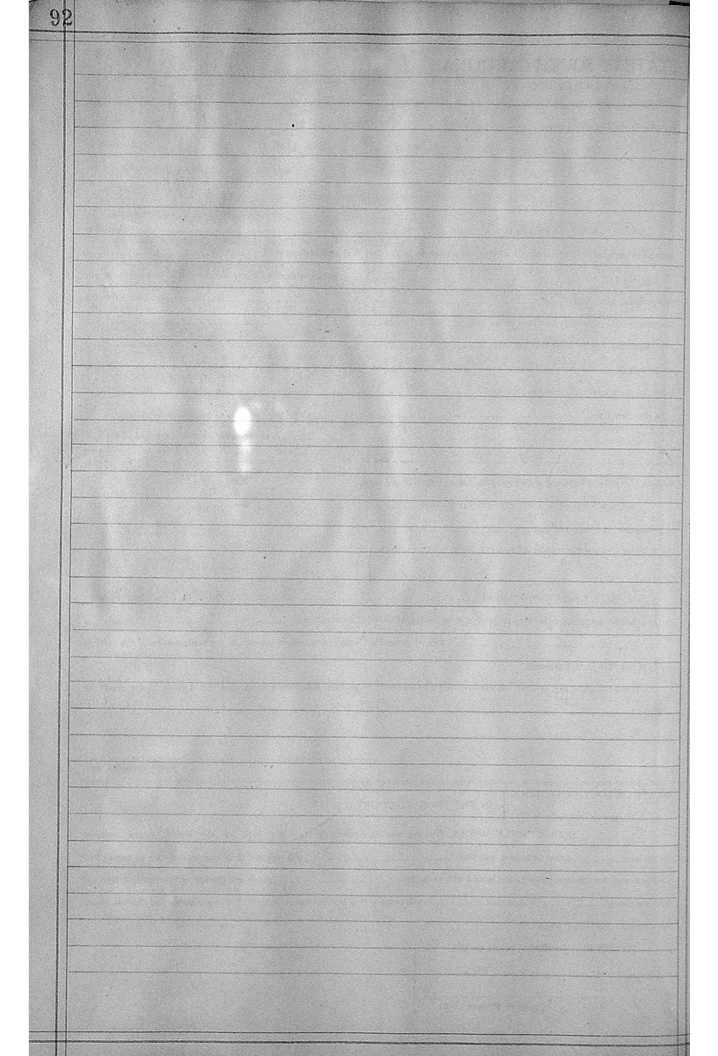
F. P. McGowan.

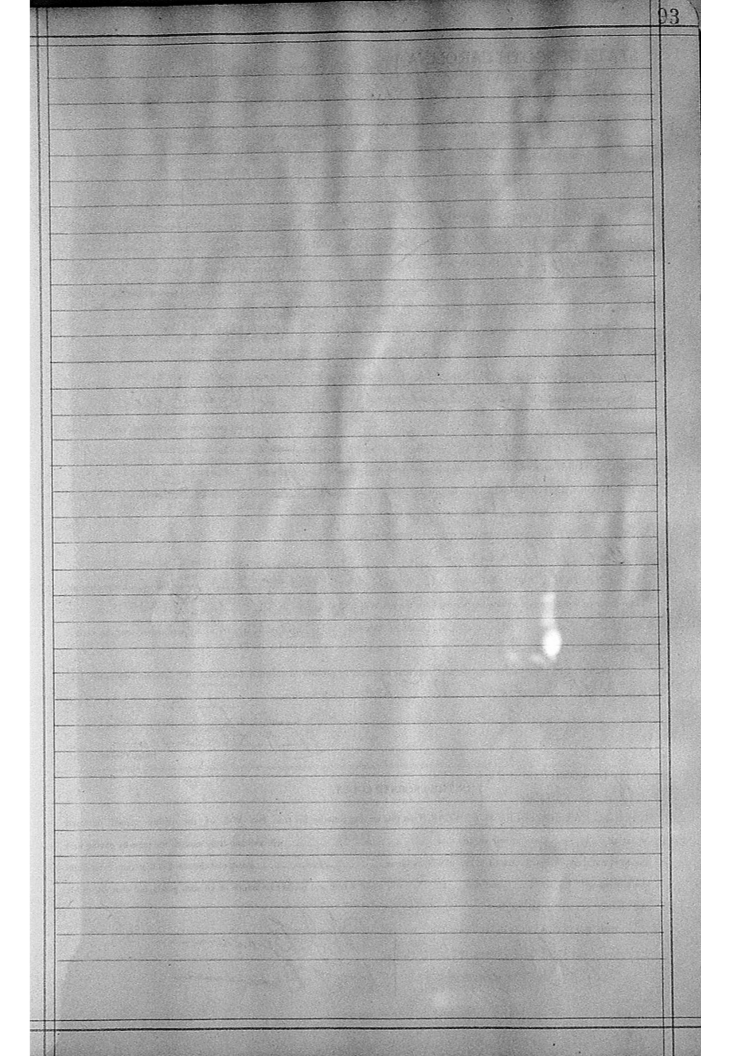
S. S. Bales

W. G. Lancaster.

11.000

STATE OF SOUTH CAROLINA, PROBATE COURT—PROBA	ATE WILL.
ABBEVILLE COUNTY. J PRESENT—HONORABLE	Judge of Probate Court
for the County of Abbeville	
for the County of Abbeville	
PERSONALLY APPEARED	subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament	t of
late of Abbevi	lle 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 know	
mind, memory and understanding; and that	
(the deponent) and	
(inc deponent) and include the control of the contr	
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	uay ot
IN THE MATTER OF THE LAST WILL AND TESTAMENT }	
of J	
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 satifaction, that the same is
the true last Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in commo	n form, and that Letters Testamentary be
granted to	
	Judge Probate Court.
	judge Frounce Court.
STATE OF SOUTH CAROLINA, IN THE PROBATE COURT.	
County of Abbeville.	- Wen 7 d
DO SOLEMNLY SWEAR, That this writing contains the true la	
so far aswill w	
the debts and then the legacies contained in said will, as far as	
the law charge and that will make a true and perfect invo	entory 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.	
Judge of A country of	





STATE OF SOUTH CAROLINA, ABBEVILLE COUNTY. PRESENT—HONORABLE THORAGE TO Probe the County of Probe the Co	
judge of Floha	te Cour
for the County of Abbeville	
PERSONALLY APPEARED By Pettigrew sub	scribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of	
Mea W Braun 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 Sea M. Brauers	
And dependent further saith that the said Hea M Brauers	
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and dis	sposing
mind, memory and understanding; and that A C Pellygrene	
(the deponent) and I Al Carlisle	
His M Blawn and at his	he said
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this 15-11 day of Februar	4)
one thousand nine hundred and lively Sil	<i>p</i>
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
of Geo W Brauen	
LIPON DUE EXAMINATION OF THE DESTREE	
The subscribing with	nesses
to the annexed instrument of writing purporting to be the last Will and Jestament of Mso M Bracers	-
late of Abbeville County, deceased, it appears to my satisfaction, that the sa	ime is
the true last Will of said deceased.	
It is THEREFORE orderes and decreed, that it be admitted to probate in common form, and that Letters Testamenta granted to D' and B J Brown	ry be
WA Steries	
Judge Probate C	ourt.
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 dece	eased
so far asknow or believe, and that will well and truly execute the same by paying the debts and then the legacies contained in said will, as far as woods and chattels will show the same by paying	first
goods and chatters will thereunto extend	1 and
the law charge and that will make a true and perfect inventory of all such goods and chattels, r	ights
and credits. SO HELP ME GOD.	
SWORN and subscribed to before me this	
15 9 gay Inchesion 1926	
WA Stram Php	
Judge of Probate Court. Description	

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

In the Name of God Amen

I George w Brown Of Abbeville Count in Stateaforesaid being of so nd and disposing mind and memory do hereby make ordain publik and declare this my last will and testament as follows to WIT.

FIRST I order and direct that my executor hereinafter named shall as soon as practical after my decesase sell to the highest bidder for cash all of my propert whether real or personal or mixed after the same has been duly advertised in a county news paper once aweek for four consecutive weeks giving the time and place of said sale .

I willand direct that all my just debts and funeral expences be paid as SECOND

soon as practical after my death.

THIRD I Will and direct that suitable tombstone be purchased and placed at the head of the grave of my beloved wife and myself. the kind. size and priceof same to be decided upon bu my executors. FOURTH

After the payment of all my just debts funeral expences tombstoneand the necessary expences of settling my estate I will, devise and bequeath one tenth of the balance of the money left to my son B. T. Brown to be held in trust by him for my five grand children namely John Speer, George Speer, MyresSpeer, Leola Speer and Lou Allie Speer. until they become of Age. that is to say . he is given one fifth of the amount of money he holds in trust to each of the before named Grandchildren as each one becomes of Age. FIFTH

I will devise and bequeath the remaining nine tenths of the money share and share alike to my nine children. Namely Mrs Eula Mauldin, Mrs Minnie Lee Mithhell . Mrs Lola May Mauldin. Hiss Alma Bertha Brown, B.T. Brown. W.J. Brown. George Dewey Brown. Albert Vernon Brown, and David Parker Brown. SIXTH

I hereby nominate constitute and appoint my two Sons B.T.Brown, and W.J. Brown. Executors of this my last will and testament and give unto them full authority to compromise and settle any debts due my estate and to sell and convey all of my property . whetherreal personal or mixed.

IN TESTAMONY WHEREOF I have hereunto set my hand and affixed my seal this 11th day of july A.D. 1925.

George W. Brown.

(L.S.)

Signed , sealed, published and declared as and for my last will and testament of the said testator, by him in the presence of each of the undersigned, who have in his presence , and at his request and each of us in the presence of each other, hereunto severallysubscribed our names as witnesses the day and year last written above.

J.H. Carlisle.

S.J. McCoullough

R.L. Pettigrew.

00

I Preston B, Carwile, Being of sound and disposing mind, Knowing the Certainty of death and the uncertainty of life, Deem it proper and wise to make and declair this instrument of writing to be my last will an testement.

First I Direct that my executor, to be hereinafter appointed assume and pay all of my Just debts,

Second I Give and bequeath to my beloved Wife Leila A Carwile, my Home place my Wilson place, and the lands that I Buoght from Mrs E,A, Haddon, To have and to hold as her own during her lifetime, And at her death I Direct the surviving Executot to sell and to divide or to divide the above mentioned lands equally among my Children, And if any of my children should be dead at the time of the death of my Wife. Leaving children of their own I Direct that would have been entitled to had that parent been living at the time of the death of my Wife,

I Give furthur to the executor surviving the death of my wife the power to confer with my other children and to sell or divide the above mentioned lands, In whatever way and manner he and those who are of age may determine to be for the best interest of my children and their Heirs,

THIRD I direct my executor to sell or to Mortgage for the purpose of securing to pay my debts all other Real estate that I May own at the time of my death if it be necessary, Otherwise I Give it to my beloved Wife Leila A Carwile. To make whatever disposition of it she Beems best,

FOURTH I Give to my beloved wife Leila A. Carwile my entire personal property to hade and to hold as her own.

FIFTH I Hereby appoint my beloved wife Leila A, Carwile my executrix and my SonJames K Carwile. my executor to carry into effect this my last will and

In witness wherof I have hereunto affixed my name and seal this the Twenty third day of March, 1909,

Witnesses

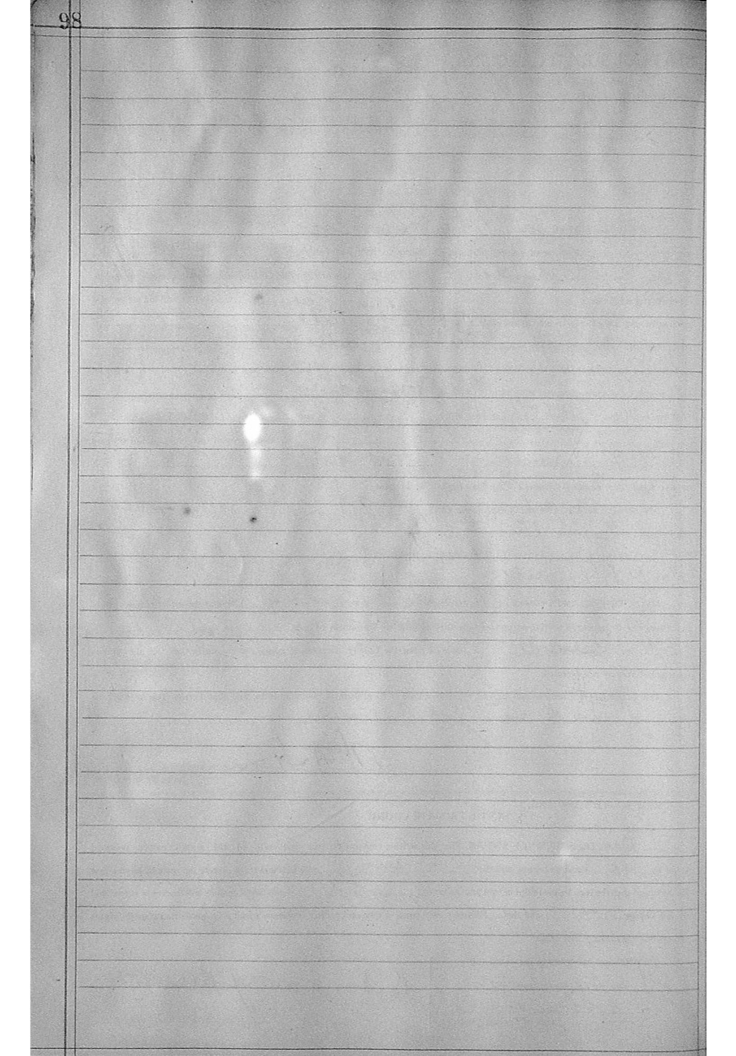
P, B, Carwile (seal)

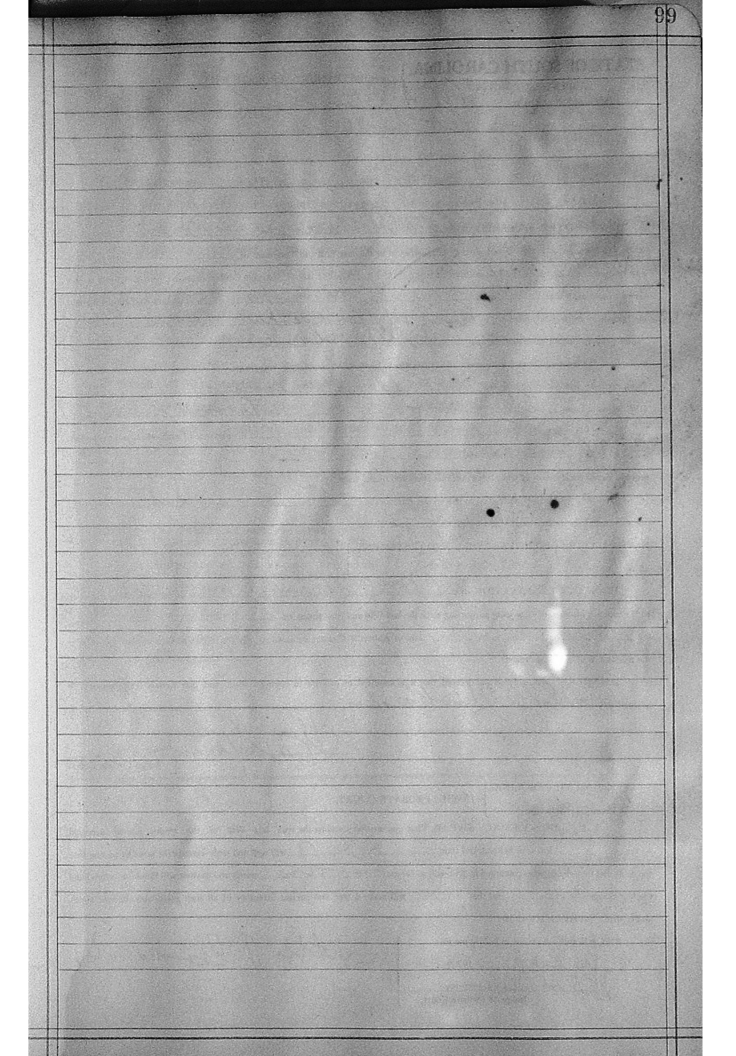
Richard Sondley.

J.F. Bradley,

G,N, Nickels,

STATE OF SOUTH CAROLINA, PROBATE COURT—PROBATE WILL.	
PRESENT—HONORABLE Judge of Probate Court	
for the County of Abbeville	
PERSONALLY APPEARED Richard Sondley subscribing	
7	
eitness to the pinexed instrument of writing, purporting to be the last Will and Testament of	
An O B Chruile late of Absorite County, deceased, who being duly sworn,	
deposeth and saith thatwas present, and did see the said	
instrument of writing duly executed by the said. In PB (accuil)	
And dependent further saith that the said Dr. P. B. Curicile	
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 Sonally	
(the deponent) and J.J. Brokley Jand 19 N Nickels	
in the presence of each other, and of the said	
Dr PB Puruile and at his	
request, signed their names as witnesses to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this grander day of November	
one thousand nine hundred and Lucity Lit	
IN THE MATTER OF THE LAST WILL AND TESTAMENT Richard Sandley	
of Dr PB Carwill	
UPON DUE EXAMINATION of Richard Sandle one of the subscribing witnesses	
to the annexed instrument of writing purporting to be the last Will and Testament of	
DN PB Curuil 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, than the admitted to probate in common form, and that Letters Testamentary be granted to deal A and K Calcuill	
W.A.A.	
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 Me 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.	
SWPRN and subscribed to before me this	
SWORN and subscribed to before me this	
MAStruss duly A and JA Carwell	
Judge of Probate Court.	





STATE OF SOUTH CAROLINA, PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.
PRESENT—HONORABLE Judge of Probate Cou
for the County of Abbeville
Man D 11
PERSONALLY APPEARED / / / / / / subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
M Christa colos late of Abbeyilla County, deceased, who being duly sworm
instrument of writing duly executed by the said and all the cales was present, and did see 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 M Miles
(the deponent) and J.M. Perris and Tolorich Smith
in the presence of each other, and of the said
Allandes coles and at this
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me this 9 W day of September
one thousand nine hundred and lucibly fire
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of (M Charkocoleo)
UPON DUE EXAMINATION of The Subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
accountry, 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 Atti & Amiscales,
WA Stenewson,
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 will well and truly execute the same by paying first
() with thereunto extend and
the law charge mand 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 Gilday Subt 1925 Allia Palinika colls
g day Supr 1925
1 A Alexany
Judge of Probate Court.