

The State of South Carolina }
County of Abbeville }

I, William Whitfield Mc Dill, being of sound and disposing mind
and memory, make and declare this my last will and testament.

I It is my desire, and I hereby direct that upon my death, out of
my estate, my Executor herein named, shall pay all my just debts
and funeral expenses.

II. After the requirements of the first paragraph of this will are
complied with, I hereby devise and bequeath to my wife Elizabeth Young
Mc Dill, in fee simple, all the rest and residue of my property of
whatever description, both real and personal and mixed, wherever
located, of which I may die seized and possessed.

III. I hereby appoint my said wife Elizabeth Young Mc Dill the Executor
of this, my last will and testament, and she shall not be required to
give any bond as such.

In witness whereof, I have hereunto set my hand and
seal the 12th, February, 1929.

w. w. m^c dill (Seal)

Signed, sealed and delivered by
w. w. m^c dill as and for his last
will and testament, in our presence
who in the presence of each other
and at his request have hereunto
subscribed our names as witnesses.

J. M. Nickles

James A. Hill

W. F. Nieford

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE Addison B. Carinde Judge of Probate Court
 for the County of Abbeville

PERSONALLY APPEARED James R. Hise subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of

W. W. M^c Dill late of Abbeville County, deceased, who being duly sworn,
 deposeth and saith that He was present, and did see the said

instrument of writing duly executed by the said W. W. M^c Dill

And dependent further saith that the said W. W. M^c Dill

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, James R. Hise

(the deponent) and J. M. Winkles and W. J. Milford

in the presence of each other, and of the said W. W. M^c Dill and at his

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

SWORN AND SUBSCRIBED to before me, this No. 15 day of February
 one thousand nine hundred and Thirty three

IN THE MATTER OF THE LAST WILL AND TESTAMENT
 of W. W. M^c Dill

UPON DUE EXAMINATION of James R. Hise one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of W. W. M^c Dill
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. Elizabeth Young M^c Dill

Addison B. Carinde
 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
15th day Feb - 1933.
Addison B. Carinde
 Judge of Probate Court.

(Mrs) Elizabeth Young M^c Dill

State of South Carolina
County of Abbeville }

Last Will and Testament of John L. Preedy

I, John L. Preedy, of the West, County and State aforesaid, being of sound and disposing mind and memory and sensible of the uncertainty of life, do hereby make and declare this to be my last will and testament, hereby revoking and cancelling any and all testamentary dispositions by me heretofore made.

Art. I. I direct the payment, out of my estate, by my Executor, hereinafter named, of all my just and legal debts, funeral expenses and the cost of a suitable tombstone to mark my grave as soon after my death as is practicable.

Art. II. All of my estate, real, personal and mixed, or whatever nature and wheresoever situated to which I am entitled at the time of my death, either in law or in equity, I hereby give, devise and bequeath share and share alike to my children, William L. Preedy, James P. Preedy, Mrs. Jean Le Gal Preedy and Mrs. Eleanor P. Brownlee, their heirs, executors, administrators and assigns, the same to be theirs absolutely and forever.

Art. III. I hereby name, nominate, constitute and appoint James P. and William L. Preedy as Executors of this my last will and testament.

Witness my hand and seal this 8th day of April, 1933.

John L. Preedy

The foregoing instrument was subscribed by John L. Preedy as and for his last will and testament, in our presence and in the presence of each of us, and we at his request, in his presence and in the presence of each other, herein subscribe our names as witnesses on the date last above written.

E. L. Reid

Elgar Long

Thos. J. Leslie

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE Addison B. Carinile Judge of Probate Court
 for the County of Abbeville

PERSONALLY APPEARED Edgar Long subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of John L. Preedy

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

instrument of writing duly executed by the said John L. Preedy

And dependent further saith that the said John L. Preedy

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, Edgar Long

(the deponent) and S. L. Reid and Thomas J. Leslie

in the presence of each other, and of the said John L. Preedy and at his

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

SWORN AND SUBSCRIBED to before me, this 14th day of March
 one thousand nine hundred and thirty-three.

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of John L. PreedyUPON DUE EXAMINATION of Edgar Long one of the subscribing witnessesto the annexed instrument of writing purporting to be the last Will and Testament of John L. Preedy

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

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to William L. and James P. Preedy

Addison B. Carinile

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 we 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
14th day March 1933

Addison B. Carinile
Judge of Probate Court.James P. Preedy
William L. PreedyOne West, S. C.

State of South Carolina,
County of Richland }

Will

In the Name of God, Amen!

I, Corrie M. Kellingworth, of the County of Richland, State of South Carolina, being of sound and disposing mind and memory, realizing the uncertainty of this frail and transitory life and the certainty of death, and desiring to direct what shall be done with my earthly effects when I have departed this life, do hereby make, ordain, publish and declare this instrument as, for and to be my last Will and Testament, hereby revoking and annulling any and all instruments of a testamentary nature heretofore made by me.

Item one. I will and direct that my executors, hereinafter named, shall pay all of my just debts with the first money coming into their hands. Item Two. I direct that my executors, hereinafter named, do not provide for an expensive burial for me, and that they have erected over my last resting place a suitable tombstone monument, the cost of which shall not exceed the sum of Two Hundred Twenty-five (\$225.00) Dollars.

Item Three. I will, devise and bequeath unto my niece, Mrs. Alice Ulrich, daughter of my deceased sister, Mrs. Emma Black, for the benefit of my nephew, Marvin Black, a son of my deceased sister, Mrs. Emma Black, the sum of Two Hundred (\$200.00) Dollars; to my nephew, Ernest Black, the son of my deceased sister, Mrs. Emma Black, the sum of Two Hundred (\$200.00) Dollars; to my niece, Mrs. Alice Ulrich, daughter of my deceased sister, Mrs. Emma Black, the sum of Three Hundred (\$300.00) Dollars; to my niece, Mrs. Corrie Simpson, daughter of my deceased sister, Mrs. Emma Black, the sum of Three Hundred (\$300.00) Dollars; to my niece, Miss Lilla Black, daughter of my deceased sister, Mrs. Emma Black, the sum of Three Hundred (\$300.00) Dollars; to my brother, Dr. R. S. Kellingworth, the sum of Two Hundred (\$200.00) Dollars; to my niece, Miss Vera Seawright, daughter of my sister, Mrs. Alice A. Seawright, the sum of Two Hundred (\$200.00) Dollars; and to my niece, Miss Lillian Kellingworth, daughter of my brother, W. L. Kellingworth, the sum of One Hundred Fifty (\$150.00) Dollars; to my niece, Mrs. Daisy Barker, daughter of my sister, Mrs. Alice Seawright, Two Hundred (\$200.00) Dollars, and request that my nieces, namely:

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL 336-8550

ABBEVILLE COUNTY

PRESENT—HONORABLE John S. Carville — Judge of Probate Court
for the County of AbbevillePERSONALLY APPEARED Frank S. Taylor

subscribing

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

Miss Corrie M. Killingsworth late of Abbeville County, deceased, who being duly sworn, deposes and saith that she was present, and did see the saidinstrument of writing duly executed by the said Miss Corrie M. KillingsworthAnd deponent further saith that the said Miss Corrie M. Killingsworthat 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 Frank S. Taylor(the deponent) and Bert G. Morris and W. F. Morris in the presence of each other, and of the saidMiss Corrie M. Killingsworth and at her home request, signed their names as witnesses to the due execution of the same.SWORN AND SUBSCRIBED to before me, this 3rd day of April,
one thousand nine hundred and thirty three.IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Miss Corrie M. KillingsworthUPON DUE EXAMINATION of Frank S. Taylor one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Miss Corrie M. Killingsworth late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to D. S. Killingsworth and R. G. Killingsworth

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 her 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
3rd day of April, 1933
John S. Killingsworth (u) S. S. Killingsworth
John S. Killingsworth (u) R. G. Killingsworth
Judge of Probate Court

W^m. Alice Ulrich, Mrs. Corine Singeorgard miss Lilla Black, invest the same herein willed, devised and bequeathed unto them, in a home, if it can be reasonably done.

Item Four. I will, devise and bequeath all the rest, residue and remainder of my property, of whatever kind and wheresoever situated, unto my brother, W. L. Killingsworth; to my brother, Dr. S. J. Killingsworth; to my brother, Dr. R. G. Killingsworth; to my sister, Mrs. Alice A. Seawright; to my sister, Mrs. Selena E. Young, and to my sister, Mrs. Fannie M. Milford, in fee simple absolute, the division amongst them to be in the following shares, to-wit: to my brother, W. L. Killingsworth, one-sixth ($\frac{1}{6}$) thereof; to my brother, Dr. S. J. Killingsworth, one-sixth ($\frac{1}{6}$) thereof; to my brother, Dr. R. G. Killingsworth, one-sixth ($\frac{1}{6}$) thereof; to my sister, Mrs. Alice A. Seawright, one-sixth ($\frac{1}{6}$) thereof; to my sister, Mrs. Selena E. Young, one-sixth ($\frac{1}{6}$) thereof, and to my sister, Mrs. Fannie M. Milford, one-sixth ($\frac{1}{6}$) thereof.

Item Five. It is my specific will and desire that my executors pay the bequests herein provided for in such manner and at such time as may be best in their discretion, and that they not be forced to sell any of my property in a manner to sacrifice it or to obtain less than what they deem a fair price therefor by Court action or otherwise.

Item Six. I hereby nominate, constitute and appoint my brother, Dr. R. G. Killingsworth and my brother, Dr. S. J. Killingsworth, and the survivor of them, as and for my executors of this my last will and testament, without bond, and with full power and authority to sell, reinvest and dispose of any of my real estate or personal property that I may die seized and possessed of, which has not been herein devised and to execute and deliver good and sufficient titles thereto.

In witness whereof, I have hereunto set my hand and seal, this 12th day of December, A. D., 1932.

The words "in full page" formerly of Abbeville County" inserted her before execution.

Mrs Corine X. M. Killingsworth (L.S.)
mark

The above written instrument was signed, sealed and published and declared by the above named Testatrix, Corine X. M. Killingsworth, as, for and to be her last will and testament, in our presence, who at her request, in her presence, and in the presence of each other, do hereunto subscribe our names as witnesses at Columbia, South Carolina, this 12th day of Dec.
A.D. 1932:

Beth S. Morris

W. S. Morris

Frank L. Taylor

Columbia, S.C.

" "

Cole, S.C."

State of South Carolina } Last Will and Testament of
County of Aikenville } Manning Brown Lyfan.

In the name of God - Amen.

I, Manning Brown Lyfan, being of sound mind, do make and declare this to be my last Will and Testament.

1st. I devise all my just debts paid.

2d. I do hereby give, devise and bequeath unto my wife, Marie E. Lyfan, all my property of every kind - both Real and Personal; and do name my said wife, Marie E. Lyfan, as sole Executrix of this my last Will.

Witness my hand this 23rd day of October A.D. 1897.

In the presence of us,

who in the presence of each other, and in the presence of this Testator and at his request, do hereby sign our names as witnesses to this Will.

M. B. Lyfan

J. G. White

J. D. Kerr

W. C. McGowan

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE

A. B. Canile

PROBATE COURT—PROBATE WILL.

337-8556.

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

J. A. White

subscribing

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

Manning Brown (m. B.) Syfan, late of Abbeville County, deceased, who being duly sworn, deposes and saith that *he* was present, and did see the saidinstrument of writing duly executed by the said *Manning Brown (m. B.) Syfan*.And dependent further saith that the said *Manning Brown (m. B.) Syfan*,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. A. White*(the deponent) and *J. D. Kern* and*W. J. C. McAvoyan* in the presence of each other, and of the said*Manning Brown (m. B.) Syfan* and at *his* request, signed their names as witnesses to the due execution of the same.SWORN AND SUBSCRIBED to before me this *10th* day of *April*—
one thousand nine hundred and *thirty three*.

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Manning Brown (m. B.) Syfan* *J. A. White* one of the subscribing witnessesUPON DUE EXAMINATION of *J. A. White* to the annexed instrument of writing purporting to be the last Will and Testament of*Manning Brown (m. B.) Syfan*, 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. Mamie E. Syfan**10th April, 1933. A. B. Canile*
Judge Probate Court

STATE OF SOUTH CAROLINA,

IN THE PROBATE COURT.

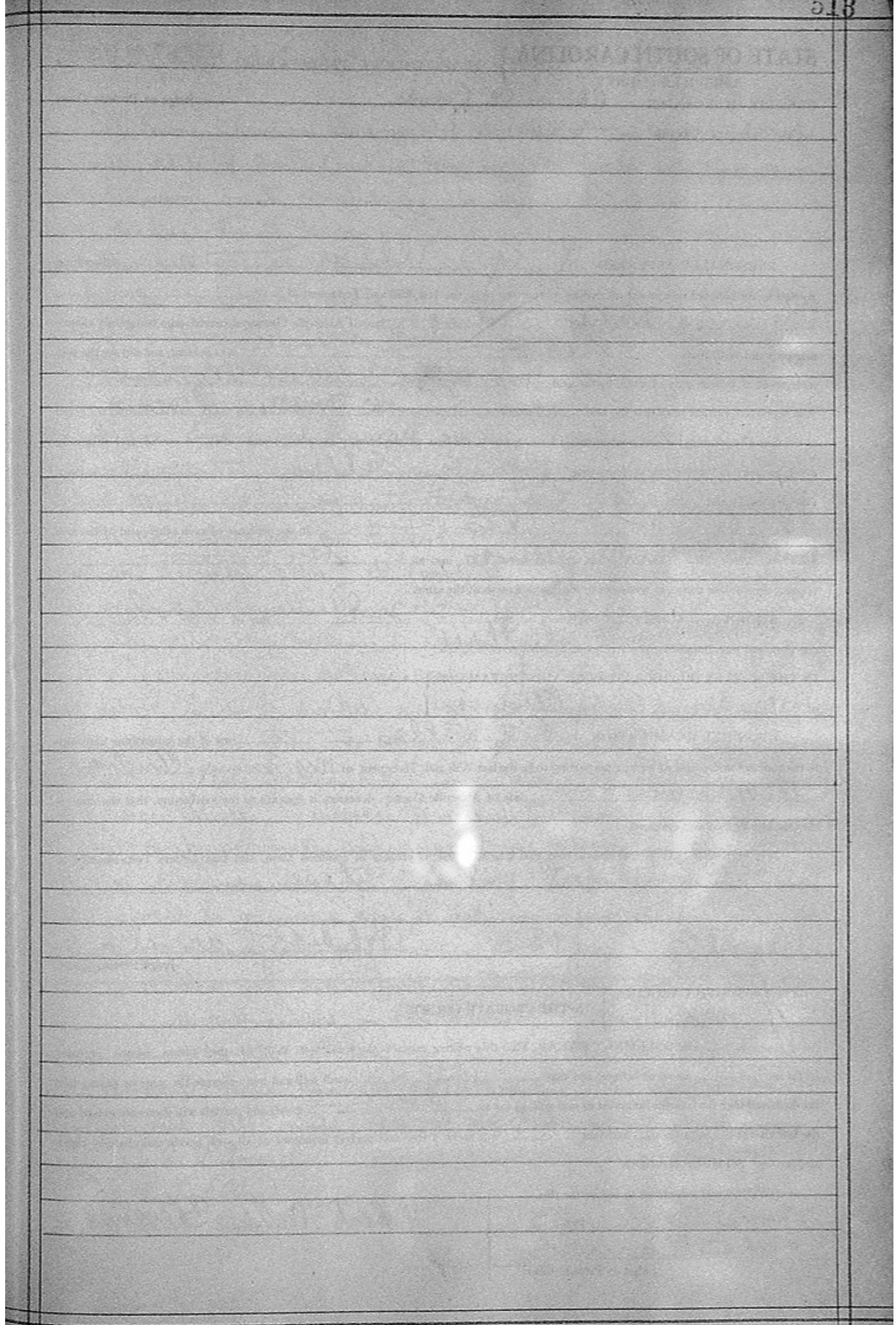
County of Abbeville.

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

*10th April 1933.**(Mrs) Mamie E. Syfan**A. B. Canile*

Judge of Probate Court



STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL. 337/8557.
 ABBEVILLE COUNTY.
 PRESENT—HONORABLE Addison B. Carnile, Judge of Probate Court
 for the County of Abbeville.

PERSONALLY APPEARED R. G. Ellis — subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mrs Emma Christian Stevenson, 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 Mrs Emma Christian Stevenson. And deponent further saith that the said Mrs Emma Christian Stevenson, 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 R. G. Ellis —
 (the deponent) and J. A. Postman — and A. R. Ellis — in the presence of each other, and of the said Mrs Emma Christian Stevenson, and at her — request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 22nd — day of April — one thousand nine hundred and thirty three —

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of Mrs. Emma Christian Stevenson

UPON DUE EXAMINATION of R. G. Ellis — one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Emma Christian Stevenson, 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 Dr. Robert Milton Stevenson —

April 22, 1933 — Add B Carnile —
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 her — goods and chattels will thereunto extend and the law charge. me and that I will make a true and perfect inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
22nd day of April 1933 —
Add B Carnile —
Judge of Probate Court.

Robert Milton Stevenson

Last Will and Testament of Emma Christian Stevenson.

I, Emma Christian Stevenson, of the town of Due West, county of Aiken, state of South Carolina, being in good health and of a sound and disposing mind, remembering the uncertainty of life, do make and declare this to be my last Will and Testament, setting aside all other will or wills hitherto made by me, to wit:

1. In the case of my death before my husband dies, I will that my daughter, Mrs. Zet Yance Butts and her child, Robert Yance Butts, have a home in her father if her husband dies, or continues ill, or unable to support her.
2. I give, devise, and bequeath all my property, both real and personal, after my just debts are paid, to my beloved husband, Robert Millon Stevenson, during his life, time if he outlives me.
3. In case I outlive my husband, Robert Millon Stevenson, I wish my daughter, Mrs. Zet Yance Butts, to receive, because of the present continued illness of her husband, Zet Yance Butts, and the probable continued illness of her husband, the sum of \$1,000.00 (one thousand dollars) cash; after which the remainder of my estate is to be divided among my following six children, share and share alike: William Hartlin Stevenson; Robert Mason Stevenson; Ralph Erskine Stevenson; Palm Grier Stevenson; Mrs (Mary) Zet Yance Butts; Lawrence Brundee Stevenson.
4. I hereby nominate and appoint my beloved husband, Robert Millon Stevenson, Executrix of this my last Will and Testament, with power to manage and control my entire estate to the best interest of himself and my children.

Witness my hand and seal. Emma Christian Stevenson
 Signed and sealed, in the presence of the testator and of each other, this the 6th day of June of the year of our Lord one thousand nine hundred and twenty-five, in the one hundred and forty-ninth year of our Independence.

J. A. Putman

G. G. Ellis

A. P. Ellis

State of South Carolina }
County of Aikenville }

328-8306

Personally appeared before me T. D. Hall, a Notary Public in and for said State, Joseph Hicker, who being duly sworn, deposes and says, that in the month of May, in the year 1926, he at the request of Mrs. Killie R. Miford wrote her will. That defendant read the will to Mrs. Miford who then read said will and signed same in presence of the deponent, John S. Towler and Pat Brough. That the said three persons then subscribed their names to said will as witnesses. That according to the best of the recollection of the deponent the said will was worded as follows:

State of South Carolina, }
County of Aikenville.

In the name of God, Amen.

I, Killie R. Miford, of Magnolia Township in said County and State do make, ordain, publish and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

Item I. I commit my soul to the gracious God who gave it, and direct that my body shall be decently interred, and that a suitable monument be erected to mark my grave, and that all expense incurred therefor be paid out of my estate.

Item II. I will and direct that my executor hereinafter named, shall pay all my debts with the first money coming into his hands.

Item III. I will and bequeath to my daughter Martha B.

Miford my piano.

Item IV. I will, devise and bequeath to my husband, Turman B. Miford, all the rest and residue of my property, both real and personal of which I shall die seized and possessed. To have and to hold for the full term of his natural life, and after the death of my said husband, all of said property shall be divided among my children, share and share alike.

(Continued on page 518)

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE A. B. Carnile Judge of Probate Court
for the County of Abbeville.

PROBATE COURT—PROBATE WILL.

Judge of Probate Court

328-8306

PERSONALLY APPEARED A. B. Carnile subscribing

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

deposeth and saith that late of Abbeville County, deceased, who being duly sworn,
was present, and did see the saidinstrument of writing duly executed by the said John B. MilfordAnd deponent further saith that the said John B. Milfordat the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound mind, memory and understanding, and that John B. Milford(the deponent) and John B. Milford and John B. Milfordin the presence of each other, and of the said John B. Milford and at John B. Milford

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

SWORN AND SUBSCRIBED to before me this 5/16/1888 day of May
one thousand nine hundred and 1888.

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of Mrs. Kitty R. MilfordUPON DUE EXAMINATION of John B. Milford on hearing the petition of John B. Milford and John B. Milford, one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of John B. Milford,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 John B. MilfordA. B. Carnile
Judge Probate CourtSTATE 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 her goods and chattels will thereunto extend and the law charge. me and that I will make a true and perfect inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

nd day of June 1923A. B. Carnile
Judge of Probate CourtTurner B. Milford

(Continued from page 516)

Item V. I nominate and appoint my said husband, Furman P. Milford, to be the executor of this my will.

In witness whereof, I hereunto set my hand and seal this day of May, 1926.

(Signed) Killie P. Milford (L.S.)

Signed, Sealed, published and
declared by Killie P. Milford
as and for her last Will and
Testament in the presence of us,
who in her presence, and of each
other, at her request, have sub-
scribed our names as witnesses.

(Signed) Joseph Hicks
John J. Fowler
" Pat Brongl

Subscribed and sworn to before me this
11th day of July, 1926.

Joseph Hicks

J. D. Hall

Notary Public

State of South Carolina, {
County of Greenville }

Personally appeared before me, J. D. Hall, a Notary Public in and for
said State, John J. Fowler, who being duly sworn deposes and says,
that he was present when Mrs. Killie P. Milford executed her
will. That he heard Joseph Hicks read the will to Mrs. Milford
who then read the will and signed the same in presence of
Joseph Hicks, the deponent and Pat Brongl. That the deponent
and the said other two persons then subscribed their names to said
will as witnesses. Deponent further says, that he has read the
affidavit of Joseph Hicks and according to the best of his
recollection, that portion of said affidavit purporting to be a copy

A said will is a true and correct copy of the Will of Mrs. Kellie P. Milford as intimated by deponent.

Subscribed and sworn to before me J. J. Fowler
this 3 day of Sept., 1928.
G. J. Hall
Notary Public

State of South Carolina,
County of Athenville {

Personally appeared before me G. J. Hall, a Notary Public in and for said State Pat Brongh, who being duly sworn deposes and says, That he was present when Mrs. Kellie P. Milford executed her Will. That he heard Joseph Hicks read the Will to Mrs. Milford, who then read the will and signed the same in presence of Joseph Hicks, the deponent and John J. Fowler, that the deponent with the said other two persons then subscribed their names to the said will as witnesses. Deponent further says, that he has read the affidavit of Joseph Hicks and according to the best of his recollections, that portion of said affidavit purporting to be a copy of said Will is a true and correct copy of the Will of Mrs. Kellie P. Milford as intimated by deponent.

Subscribed and sworn to before
me this 3 day of Sept., 1928
G. J. Hall,
Notary Public

Pat Brongh

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

337-8572.

ABBEVILLE COUNTY.

PRESENT—HONORABLE Add B. Carwile Judge of Probate Court
for the County of Abbeville.....PERSONALLY APPEARED Elizabeth Mc Lane

subscribing

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

Janie W. Ellison late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that she was present, and did see the saidinstrument of writing duly executed by the said Janie W. EllisonAnd deponent further saith that the said Janie W. Ellisonat 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 John A. Porter andHubert C. Cox in the presence of each other, and of the said Janie W. Ellison and at her

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

SWORN AND SUBSCRIBED to before me this 16th day of June —
one thousand nine hundred and thirty three.

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of Janie W. Ellison
UPON DUE EXAMINATION of Elizabeth Mc Lane one of the subscribing witnesses

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

Janie W. Ellison 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 Edmund Johnson, (Col) M.D.Add B. Carwile
Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as her goods and chattels will thereunto extend and
the law charge and, 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
16th day June 1933Add B. Carwile
Judge of Probate Court.Edmund Johnson
306 Beylee St
Anderson, S.C.

State of South Carolina }
County of Abbeville }

337 8572

In the name of God, Amen, I, Janie H. Ellison,
do make, ordain, publish and declare this as and for my last
will and testament hereby revoking all wills and instru-
ments of a testamentary nature heretofore by me made.

Item One: I commit my soul to the gracious God who
gave it and direct that my body shall be decently interred ac-
cording to the rights of the African Methodist Church, and that
a suitable monument be erected to mark my grave and
that all expenses incurred therefor be paid out of my estate.

Item Two: I will and direct that my executor hereinafter
named shall pay all of my just debts out of the first
money coming into his hands.

Item Three: I will, devise and bequeath unto my daughter,
Olivia Ellison Johnson, and Dr. Edmund Johnson my five
room house and one acre of land situated on Branch
Street in the City of Abbeville, South Carolina, the re-
maining three acres I will, devise and bequeath unto
my children Paul Bradley Ellison, William Arnett
Ellison, and Janie Ruth Reid, the same to be divided in
such a manner that each will be the owner in fee
simple of one acre of land.

Item Four: I will, devise, and bequeath unto my
my grand-daughter, Alma Ruth Johnson, a pair of
double wool blankets. As the remainder of my per-
sonal property I will and devise the same unto my four
children, and as my personal effect it is my desire that
the same be divided amongst them in an equitable
and just manner.

Item Five: I hereby nominate, constitute my son-in-law,
Dr. Edmund Johnson, as executor of this my last will and
testament.

In witness whereof, I have hereunto set my hand and seal this
13th day of Sept., 1932. Janie H. Ellison

continued on page 522

Signed, sealed, published and
declared by Janie H. Ellison as and
for her last Will and Testament
in the presence of us, who in her
presence, and of each other, at her
request, have subscribed our
names as witnesses.

John A. Porter, Abbeville, S.C.

Elizabeth McLane, " "

Hubert C. Cox "

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE

for the County of Abbeville

PROBATE COURT—PROBATE WILL.

337-8574

Judge of Probate Court

PERSONALLY APPEARED

Hubert C. Cox

subscribing

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

J. P. Billings 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 C. H. Pennell

A. W. Sonnax in the presence of each other, and of the said
J. P. Billings and at his request, signed their names as witnesses to the due execution of the same.SWORN AND SUBSCRIBED to before me this 20th day of June
one thousand nine hundred and thirty three.

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of J. P. Billings

UPON DUE EXAMINATION of Hubert C. Cox one of the subscribing witnesses
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Mrs. Nona F. BillingsAddis Carwile
Judge Probate Court

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

20th day of June 1933
Addis Carwile
Judge of Probate Court

Mrs. Nona F. Billings

State of South Carolina
County of Abbeville }

337-8574

Last Will and Testament
of
J. P. Billings

I, J. P. Billings, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

Item I. I hereby instruct my Executrix hereinafter named to pay all of my just debts as soon after my death as is practical, and I further instruct my said Executrix to erect & my last resting place a monument suitable to my financial and social standing, the same to be paid out of the first moneys coming into her hands.

Item II. I give, devise and bequeath unto my son, A. K. Billings, the sum of One Hundred (\$100.00) Dollars.

Item III. I give, devise and bequeath unto my beloved wife, Norah L. Billings, all of the remainder of my property both personal and real, of every kind and description, to her absolutely and forever.

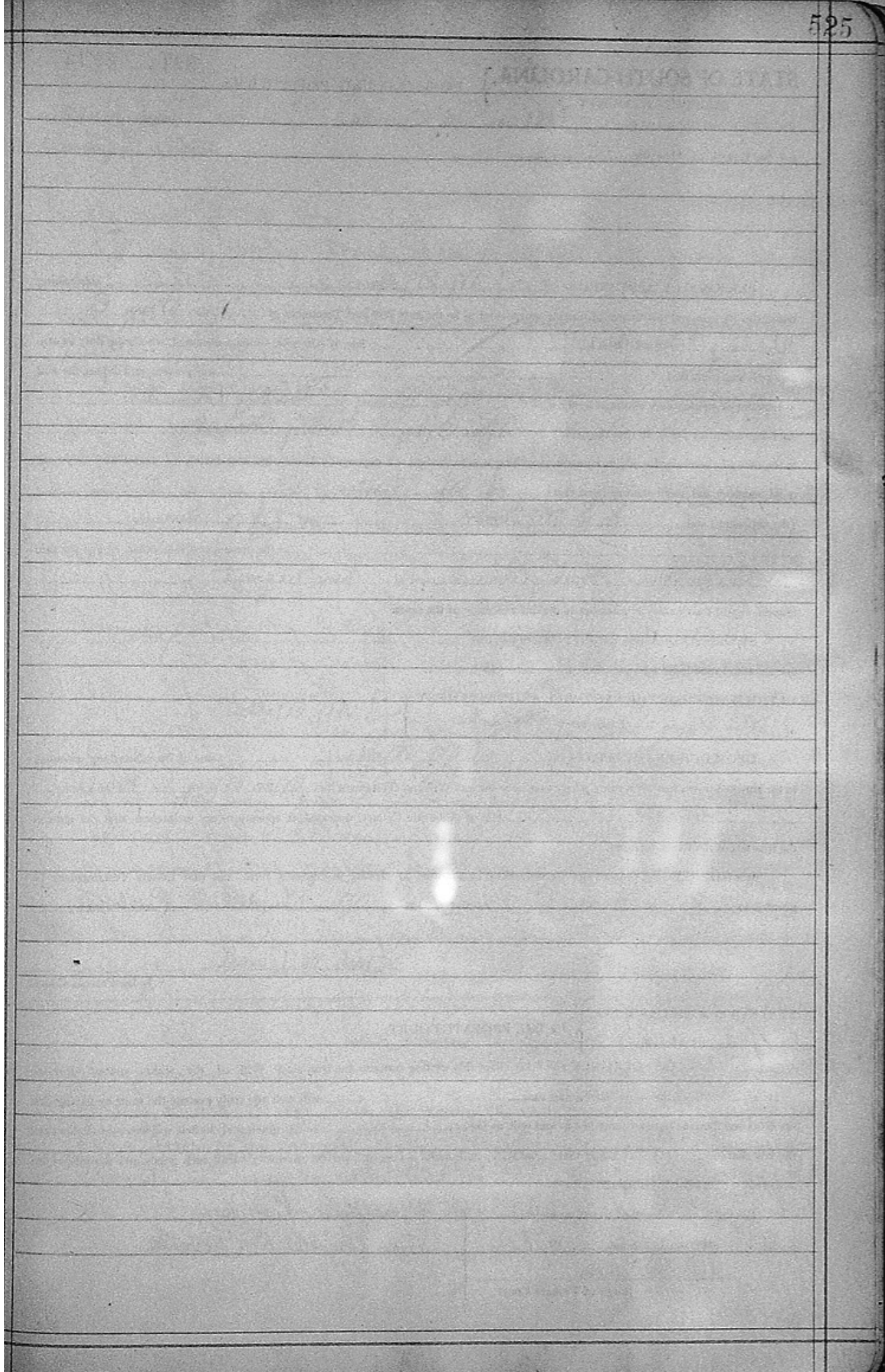
Item IV. I hereby nominate and appoint my beloved wife, Norah L. Billings; to be the sole Executrix of this my last will and Testament.

In witness whereof, I have hereunto set my hand and seal this 22nd day of February, 1921.

J. P. Billings (Seal)

signed, sealed, Published and declared
by J. P. Billings 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.

E. H. Lomax, Abbeville, S.C.
C. H. Penwell, " "
Hubert C. Cox, " "



STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE Addison B. Carville Judge of Probate Court
for the County of Abbeville

337 — 8575

PERSONALLY APPEARED J. M. Miller subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mrs. Mary E. Harling Edmunds, late of Abbeville County, deceased, who being duly sworn,
 deposeth and saith that Re: was present, and did see the said
 instrument of writing duly executed by the said Mrs. Mary E. Harling Edmunds.
 And deposeth further saith that the said Mrs. Mary E. Harling Edmunds
 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. M. Miller
 (the deponent) and R. D. McComb and J. G. Duran
 in the presence of each other, and of the said
Mrs. Mary E. Harling Edmunds and at Re request
 request; signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 28th day of June
 one thousand nine hundred and thirty three
 IN THE MATTER OF THE LAST WILL AND TESTAMENT J. M. Miller
 of Mrs. Mary E. Harling Edmunds
 UPON DUE EXAMINATION of J. M. Miller one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Mary E. Harling
Edmunds 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. Bertha E. Ramsey and Mrs. Elizabeth E. Culbreath

June 28th, 1933

Add. B. Carville

Judge Probate Court.

STATE OF SOUTH CAROLINA,

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 we can. Our goods and chattels will thereunto extend and
 the law charge. We 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

28th day June 1933

Add. B. Carville

Judge of Probate Court.

Mrs. Bertha E. Ramsey
Mrs. Elizabeth E. Culbreath

State of South Carolina
County of Atherville {

In the Name of God, Amen.

- (1). I, Mary E. Harling Edmunds, of the county and state aforesaid, do make, ordain, publish and declare this as my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- (2). I will and direct that my executors, herein after named, shall pay all of my just debts with the first money coming into their hands.
- (3). I will, devise and bequeath all of my property, whatsoever kind and whereverver situate, both real and personal, unto my beloved husband, Charlie Henry Edmunds, for and during his natural life.
- (4). After the decease of my beloved husband, Charlie Henry Edmunds, it is my desire that my property, both real and personal, be equally divided between my children, share and share alike. If my husband, Charlie Henry Edmunds, predeceases me, then at my death it is my will that my children share and share alike in all of my property, both personal and real. If in case any child or children predecease my husband or me, leaving child or children, then it is my will that such share or shares of my predeceased child or children go to their child or children.
- (5). In the final disposition of my property, both personal and real, it is my desire that my executors, herein after named, use their discretion as to whether or not my property shall be divided in kind or sold either by private or public sale and the proceeds divided as provided above. In case sale is made of any or all of my real property I hereby invest in my executors, herein after named, full power to give title to said real property as may be sold. Also, in case that my executors deem it wise to make sale of any or all of my real property,

(or)

(Continued)

- I hereby give them full power as to how, when, place, and terms of such sale or sales.
- (b) I hereby nominate, constitute and appoint my daughter, Mrs. Elizabeth Edmunde Culbreath and Mrs. Belle Edmunde Farney, executors of this my last Will and Testament, to serve without bond and under the guidance and protection of the courts of this our County and State.

In witness whereof I have hereunto set my hand and seal this
26th day of December, 1931.

(m.m.) Mary E. Hailing ^{few}
~~mark~~ Edmunde

~~per~~

R. S. McComb

Signed, sealed, and declared by Mrs. Mary E. Hailing Edmunde as and for her last will and testament in the presence of us, who in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses.

R. S. McComb

J. M. Miller

J. L. Owens

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY. } PROBATE COURT—PROBATE WILL.
 PRESENT—HONORABLE Add. Carnile Judge of Probate Court
 for the County of Abbeville.

PERSONALLY APPEARED F. B. M. Lane subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Jas. A. Gilliam, 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 Jas. A. Gilliam. And dependent further saith that the said Jas. A. Gilliam 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 (F. B. M. Lane) (the deponent) and C. W. Sordley and Wm P. Greene in the presence of each other, and of the said Jas. A. Gilliam and at his request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me this first day of August, one thousand nine hundred and thirtythree.

IN THE MATTER OF THE LAST WILL AND TESTAMENT
 of Jas. A. Gilliam }

UPON DUE EXAMINATION of F. B. M. Lane one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Jas. A. Gilliam, 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. Lamar Gilliam, O. Mott Gilliam, and J. Whitt Gilliam.

Add. Carnile

Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville. } IN THE PROBATE COURT.

He 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

1st day Aug. 1929.

Add. Carnile

Judge of Probate Court.

A. Lamar Gilliam
O. Mott Gilliam
J. Whitt Gilliam

State of South Carolina
County of Abbeville }

Last Will and Testament
of
Jas. A. Gilliam

I, James A. Gilliam, of Abbeville, in said State and County, being of sound and disposing mind, memory and understanding, but somewhat advanced in years, and desiring to make disposition of all of my property, in case of death, do hereby make, publish and declare the following as and for my last Will and Testament.

Item First: I direct my Executors hereinafter named, as soon after my death as possible, out of any moneye left by me, to pay all my just debts and funeral expenses, and to erect a suitable monument to my memory.

Item Second: I direct my Executors at my death to pay to James A. Gilliam, Jr., son of D. Matt Gilliam, the sum of Two Hundred and $\frac{1}{2}$ (Two & $\frac{1}{2}$) Dollars.

Item Third: I direct that the rest residue and remainder of my estate be equally divided amongst my six (6) children, Mrs. Virginia Prince, Mrs. Nancy S. Harkness, A. Lamar Gilliam, Mrs. Clara Lee Brown, D. Matt Gilliam and J. Whitt Gilliam, in the manner herein-after set forth, provided, however, that in such division the said children are to account for advances already made to them, as follows:

Mrs. Virginia Prince is to account for the sum of Eighteen Thousand Seven Hundred Nineteen and $\frac{1}{2}$ (18,19. $\frac{1}{2}$) Dollars; Mrs. Nancy S. Harkness is to account for the sum of Twenty Three Thousand Five Hundred Eight and $\frac{1}{2}$ (23,58. $\frac{1}{2}$) Dollars; A. Lamar Gilliam is to account for the sum of Twenty Eight Thousand Eight Hundred Twenty and $\frac{1}{2}$ (28,820. $\frac{1}{2}$) Dollars; Mrs. Clara Lee Brown is to account for the sum of Eighteen Thousand Three Hundred Forty Two and $\frac{1}{2}$ (18,342. $\frac{1}{2}$) Dollars; D. Matt Gilliam is to account for the sum of Twenty Thousand One Hundred Forty Seven and $\frac{1}{2}$ (20,147. $\frac{1}{2}$) Dollars; and J. Whitt Gilliam is to account for the sum of Twenty Thousand Eight Hundred Twenty and $\frac{1}{2}$ (20,820. $\frac{1}{2}$) Dollars; and each of the said children shall further account for such further advances as I may make to him, or her, in my life time, and which will be shown upon

statements kept by me in my account book.

Item Fourth; In the settlement of my estate I direct that all, ^{of} my real estate be sold by my Executors hereinafter named at such time and on such terms as to the said Executors, or any two (2) of them, may seem just and proper to all concerned, provided that if any part of said real estate should be sold to either of my said children, or to the wife or husband of either, the sale must be made upon the unanimous consent of all of said children, or at public auction after due advertisement at a time and place where each of said children shall have an opportunity to buy; the cash on hand which I may leave is to be divided at my death, and also the stocks, which I may have at the time of my death are to be either sold at public or private sale, and at such time and on such terms as my Executors, or any two (2) of them, may agree, with the same provisions as to sales ^{any} of the said children, or wife or husband of each, as is made above with regard to real estate, or divided in kind; the notes, mortgages, accounts and chases in action which may be left by me at the time of my death are to be collected by my Executors from time to time, and as rapidly as possible without incurring losses, and the proceeds of such collections are to be divided in the partial settlements of my estate from time to time, as herein ^{more} directed, and all of my other property, including live stock, farming implements, and any other property which may be left by me is to be likewise sold and converted into cash and divided amongst the children as above directed, provided, however, that if at the time of my death my Executors deem it necessary to use any of the cash on hand in completing the cultivation of a crop already planted, or for the purpose of making advances to tenants, which advances I have agreed to make, then my said Executors in their judgment shall use so much of the cash left by me as is necessary to complete the said crops and to make said advances; and provided further that if any of

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

(the deponent) and _____ and _____
 in the presence of each other, and of the said _____
 and at _____

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

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

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

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

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

Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

day

192

Judge of Probate Court.

my real estate is in need of repair, in order to make an ~~an~~ advantageous sale, or if cash is necessary for the purpose of keeping up the said real estate until the same shall be sold, in either of said events my said Executrix are authorized to withhold such amount of moneys on hand at the time of my death as shall be necessary in their judgment, or in the judgment of a majority of them, for such purpose, or purposes.

Item Fifth: I direct that at the end of each year my Executors, at the time of making their annual return, shall make a partial settlement of my estate, so far as cash therefor has been realized, paying each of the said children the share coming to him, or her, which division and partial settlement, however, shall be subject to the provisos of the Fourth (4th) paragraph hereof. It is my will and intention, and I do direct, that my estate shall be fully settled within five (5) years after my death, the shares of each child ascertained and a settlement, ^{made} with each within such time.

Item Sixth: I direct that in case of the death of any of my children prior to my death, or afterwards, and before final settlement of my estate, the amounts which then otherwise would be going to him, or her, be paid to his, or her, children, if any, otherwise the same is to revert to my estate and be divided amongst the other children in equal shares.

Item Seventh: I hereby constitute and appoint A. Lamar Gilliam, D. Matt Gilliam, and J. Whitt Gilliam, my sons, Executors of this, my last Will and Testament, giving them full power and authority to make all such conveyances, bills of sale and transfers, as may be necessary to carry this Will into full force and effect, directing, however, that the said Executors shall meet together at least four (4) times each year to go over the matters of my estate, and as often as necessary in addition for such purpose, and that no action be taken by either of the said Executors, except such as is determined upon at one of such meetings by them, the vote of ^{any} two (2) of them to be controlling;

and in the management of my estate, I direct that all monys
belonging to my estate and all notes, stocks and bonds
belonging to my estate shall be, by my Executors, de-
posited and kept in some reliable banks, subject
only to the control and disposition of my said Execu-
tors, or any two (2) of them, as authorized at a meeting
of the Executors as hereinbefore provided. Each of my
Executors shall receive the sum of One Thousand
and $\frac{1}{2}$ (1 1/2) Dollars, for his services as Executor
in lieu of all commissions which he would other-
wise receive.

In witness whereof, I have hereunto signed my
name and affixed my seal, this the 21 day of
October, in the year of our Lord One Thousand
Nine Hundred and Thirty.

Signed, sealed, published and James A. Gilliam & S.
declared by James A. Gilliam,
of Abbeville, in said state, as and
for his last Will and Testament, in
our presence, and we, in his presence,
and at his request, and each of us
in the presence of ~~the~~ other two have
hereunto signed our names as attest-
ing witnesses.

C. M. Sandley

F. B. M. Lare

Wm. P. Greene

STATE OF SOUTH CAROLINA,

ABBEVILLE COUNTY.

PRESENT—HONORABLE *Addie Canville* Judge of Probate Court
for the County of Abbeville.

PROBATE COURT—PROBATE WILL.

PERSONALLY APPEARED *E. C. Donalds* subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of *L. P. Tribble*
 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 *L. P. Tribble*
 And dependent further saith that the said *L. P. Tribble*
 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. C. Donalds*
 (the deponent) and *L. J. Davis* and *R. T. Carlton*
 in the presence of each other, and of the said
L. P. Tribble and at *his*
 request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *22nd* day of *Aug.*
 one thousand nine hundred and *93*

IN THE MATTER OF THE LAST WILL AND TESTAMENT
 of *L. Pierce Tribble*

UPON DUE EXAMINATION of *E. C. Donalds* one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of *L. P. Tribble*
 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. Annie P. Tribble*

Addie Canville

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 my goods and chattels will therunto 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
22nd day *Aug.* *1988*
Addie Canville
 Judge of Probate Court.

Mrs. Annie P. Tribble

State of South Carolina
Abbeville County }

Last Will and Testament
of L. P. Tribble

I, L. P. Tribble, of Donalds, in the State and County aforesaid, being of sound and disposing mind and memory, and being desirous of settling my affairs while I have strength and capacity so to do, do make, publish, and declare this to be my Last Will and Testament, that is to say:

First: I give and bequeath to my beloved wife, Annie P. Tribble, all my real property, consisting of one house and lot, situated in Donalds, in the above State and County, together with all household furniture and other personal property in said house.

Second: I direct that after my just and honest debts have been paid from the cash and other personal property that I own at my death, that my daughter, Miss Juanita Tribble be given one fourth ($\frac{1}{4}$) of the balance and my wife, the said Mrs. Annie P. Tribble receive the remaining three fourth's ($\frac{3}{4}$), or the entire balance after the provisions as set forth above have been carried out.

Third: I hereby appoint my wife, Mrs. Annie P. Tribble the sole Executrix of this my Last Will and Testament, hereby revoking all former wills by me made.

L. Pearce Tribble (seal)

Signed and sealed by the said

L. P. Tribble, who at the same time published and declared the same as and for his last will and Testament, in the presence of us, who in his presence, and in the presence of each other, and at his request, have hereunto subscribed our names as witnesses. Dated this 4th day of Aug., 1933

L. C. Donald
A. J. Davis
B. T. Carlton

STATE OF SOUTH CAROLINA,

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE A. A. Corwine, Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED

(Miss) Sula Power

subscribing

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

John Robert Nickles, late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that she was present, and did see the saidinstrument of writing duly executed by the said John Robert Nickles
And dependent further saith that the said John Robert Nicklesat 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 (Miss) Sula Power(the deponent) and Mrs. Wilson and in the presence of each other, and of the said
John Robert Nickles and at his

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

SWORN AND SUBSCRIBED to before me this 31st — day of August
one thousand nine hundred and thirty threeIN THE MATTER OF THE LAST WILL AND TESTAMENT
of John Robert NicklesUPON DUE EXAMINATION of Miss Sula Power one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
John Robert Nickles, 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. Mabel N. NicklesAug. 31st, 1933 - A. A. Corwine
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 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
31st day Aug - 1933 - (MM) Mabel N. Nickles
A. A. Corwine
Judge of Probate Court.

State of South Carolina }
County of Abbeville)

335-8585

In the name of God, Amen.

I, John Robert Nickles, of the city of Abbeville,
in the County and State aforesaid, to make, certain,
publish and declare this as and for my last Will and
Testament, hereby revoking wills and instruments of a
testimentary nature heretofore by me made.

Item I. I direct my Executrix hereinafter named to pay
all my just debts and funeral expenses, and to have er-
ected a suitable monument to mark my last resting place,
and to pay the expenses of the same out of the first
money coming into her hands as Executrix as soon after
my death as may be practicable.

Item II. I give, devise and bequeath to my beloved wife,
Mabel Nelson Nickles, all the rest and residue of my
property both real and personal, and of every nature
and kind, to be hers absolutely and in fee simple.

Item III.

I hereby nominate, constitute and appoint my
said wife, Mabel Nelson Nickles, to be the sole Ex-
ecutrix of this my last will and testament.

In witness whereof, I hereunto set my hand
and seal this 30 day of May of December, A.D., 1920.

Signed, sealed, published and declared
declared by John Robert Nickles J.R. Nickles (seal)
as and for his last Will
and Testament in the presence
of us, who are in his presence
and in the presence of each
other, and at his request have
subscribed our witnessess.

H. S. Wilson

M. Koch

Lula Powers

Aug. 31, 1933

State of South Carolina
County of Abbeville

Last Will and Testament
of
William H. Calhoun

In the Name of God, Amen.

I, William H. Calhoun, of Magnolia Township, County of Abbeville, State of South Carolina, do make, publish and declare this as and for my last Will and Testament, hereby revoking all Wills and Instruments of a testamentary nature heretofore by me made.

Item I. I commit my soul to the gracious God who gave it, and direct that my body shall be decently interred and that all expenses incurred therefore be paid out of my estate.

Item II. I will and direct that my executors hereinafter named shall pay all of my just debts with the first money coming into their hands.

Item III. I will, devise and bequeath to my beloved wife, Virginia Bowman Calhoun, for and during the full term of her natural life, one third of all the personal property, of which I shall die seized and possessed, for her sole use and benefit, and direct that on her death said property shall be equally divided between my two daughters, Marie C. Baker and Virginia Calhoun Britt, share and share alike.

Item IV. I will and devise to my beloved wife, Virginia Bowman Calhoun for and during the full term of natural life the following part of the plantation on which I now live, viz: Beginning at a point on the road leading to Calhoun Falls, at a point far enough West of my home so as to take in the house, outbuildings and the garden, and running with the road in an Easterly direction to where my line joins the Henry Grounds place, then with my line and the Henry Grounds line, so far as may be necessary in order for the place to be about rectangular in shape and to contain one hundred acres. I direct that my daughters named to execute this my will shall lay off said one hundred acres as herein directed according to their best judgement, and shall describe same by metes and bounds, and my said wife shall thereupon enter into possession of said land and remain in possession thereof during the said term of her natural life; and the one hundred acres in land, when so allotted, shall be held by her in

continued to page 542

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

S. F. Sherard

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of William Y. Calhoun
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 William Y. CalhounAnd dependent further saith that the said William Y. Calhounat 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. F. Sherard(the deponent) and J. H. Sherard and W. D. Sandersin the presence of each other, and of the said William Y. Calhoun and at Calhoun, S.C.

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

SWORN AND SUBSCRIBED to before me, this 8th day of January
one thousand nine hundred and 29

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of }

UPON DUE EXAMINATION of S. F. Sherard one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of William Y. Calhoun
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 Marie Calhoun BakerW. A. Stevenson

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 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

6th day Jan. 1927W. A. Stevenson

Judge of Probate Court.

Marie Calhoun Baker

view of power, and in view of all other rights which she has or may have in any and all of my real estate. And, after the death of my said wife, said property shall be equally divided between my two daughters, Marie Calhoun Baker and Virginia Calhoun Pruitt, to be held by them and their heirs in fee simple.

Item E. I will, devise and bequeath to my two daughters, Marie Calhoun Baker and Virginia Calhoun Pruitt all that piece, parcel or lot of land situated in Magnolia Township, Abbeville County, State of South Carolina, known as the Charles Subose Farm, containing seventy-five acres, more or less, in trust nevertheless for my son James C. Calhoun for his use and benefit during the full term of his natural life, that is to say that the said Marie Calhoun Baker and Virginia Calhoun Pruitt shall have the control and management of said land during the life of the said James C. Calhoun and shall collect the rents and profits from said land during his lifetime and shall pay the taxes on said land therefrom and shall pay the remainder thereof over to the said James C. Calhoun during his lifetime. Provided, however, that if it seems to them advisable and expedient, the said Marie Calhoun Baker and Virginia Calhoun Pruitt may allow the said James C. Calhoun to use and occupy the said land during his lifetime free of rent upon his paying the taxes thereon; and after the death of the said James C. Calhoun, I will and devise unto my two daughters, Marie C. Baker and Virginia C. Pruitt and their heirs all the property mentioned in this paragraph, to be divided equally between them, share and share alike.

Item F. I will and bequeath to Marie Calhoun Baker and Virginia Calhoun Pruitt all of my livestock and farming tools to be held in trust for my son, James C. Calhoun for his use and benefit during the full term of his natural life, the said Trustees having the control of the said livestock and farming tools and if the said Trustees deem it expedient they may sell any of the said livestock or tools and convert same into any other kind of property to be held for the use and benefit of my son, James C. Calhoun for and during the full term of his natural life. It is my ^{will and} desire that after the death of my son the said

continued to page 43

property mentioned above shall be divided between my said daughters, share and share alike.

Item III. I will, devise and bequeath unto my daughter, Virginia Calhoun Pruitt and her heirs, in fee simple forever, twenty-one acres of land, adjoining the twenty-one acres which I gave my daughter, Marie Calhoun Baker. I desire that the said twenty-one acres be allotted so as to the East of the lot given to Marie Calhoun Baker and to start at the Manning Blacksith shop and run North with Manning's line to my back line, said lot to be about rectangular in shape, so that said lot shall have approximately the same number of feet on the street running to Calhoun Falls, as the back line shall contain.

Item III. I will, devise and bequeath unto my daughter, Marie Calhoun Baker and Virginia Calhoun Pruitt and their heirs, all the rest and residue of my property not heretofore disposed of, for their sole use and benefit forever, each to share and share alike.

Item IV. I hereby nominate, constitute and appoint as Executrix of this, my last Will and Testament, Marie Calhoun Baker and Virginia Calhoun Pruitt.

In witness whereof I have set my hand and seal, this the 29th day of May, in the year of our Lord, 1922.

W. H. Calhoun (Seal)

Signed, sealed, published and declared by William H. Calhoun as and for his last Will and Testament in the presence of us, who in his presence, and in the presence of each other, at his request have subscribed our names as witnesses.

W. L. Sanders

S. F. Sherrard

J. H. Sherrard

STATE OF SOUTH CAROLINA,

PROBATE COURT - PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT - HONORABLE

Add B. Carnile — Judge of Probate Court
for the County of Abbeville.PERSONALLY APPEARED *Hendrik C. Cox & S. J. Thomson* —

subscribing

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

J. D. Cromer — 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 *J. D. Cromer*.And deponent further saith that the said *J. D. Cromer*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 *Hendrik C. Cox & S. J. Thomson, Jr.*(the deponent) and *B. T. Cochran* and*S. W. Keller* — in the presence of each other, and of the said *J. D. Cromer* and at *his* —

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

SWORN AND SUBSCRIBED to before me this *29th* day of *Sept*
one thousand nine hundred and *thirtythree* — *S. J. Thomson, Jr.*

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *J. D. Cromer* }
UPON DUE EXAMINATION of *S. J. Thomson, Jr.* one of the subscribing witnesses

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

J. D. Cromer — 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. H. Cromer* —*Add B. Carnile* —
Judge Probate Court.

STATE OF SOUTH CAROLINA,

County of Abbeville.

} IN THE PROBATE COURT.

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

SWORN and subscribed to before me this

29th Sept 1933 —*Add B. Carnile* —

Judge of Probate Court

J. H. Cromer —

State of South Carolina
County of Abbeville }

Last Will and Testament
J. A. Cromer

Know all men by these presents, that I, J. A. Cromer, of the State and county aforesaid, being in fair health, and of sound disposing mind, do make and ordain this my last will and testament, hereby revoking all former wills made by me. As to my worldly estate, of which I may die seized and possessed, or to which I may be entitled at the time of my decease, I will and bequeath in the following manner, to wit:

First: I will that all of my just debts and funeral expenses be paid out of my estate, as soon after my decease as will be found convenient by my executor, hereinafter named.

Second: I will to my grandson, C. H. S. Cromer, all of that certain tract of land containing Seventy three (73) acres, more or less, situated in Long Cane township, state and county aforesaid, beginning at a new corner in the public road, thence southward along said road, 6.08 to a new corner in said road. Bounded by John W. Miller, Thence, $\eta 84\frac{1}{2}$ E, 14.82 to Ash, 3, x, new, on the bank of Long Cane Creek.

Bounded by tract No. 3, this day willed to my grandson Terrel Cromer. Thence, up said creek, to a Birch, 3, x, old. Thence, $\eta 80\frac{1}{4}$ N, 8.67, stone, 3, x, old, on the east bank of a branch. Thence, up the meanderings of said branch, to a new corner in said branch, and large rock, shoal. Bounded from the creek by J. W. Miller. Thence, $8\frac{1}{2}$ E, 2.75 stake, 3, x, new. Then e, $S 80^{\circ} 44' N 44.40$ to the beginning. Bounded on the last two lines by Tract, No. 1, which I have conveyed to my son, J. A. Cromer.

If the said C. H. S. Cromer, should die before I do, or if he should die without issue of the body, I will that the said tract go to my son, J. A. Cromer, and my daughter, Mrs. May E. Jackson, and to their heirs and assigns forever.

But in case the said C. H. S. Cromer have issue of the body, then the said tract to be his in fee simple, and to ~~his~~ his heirs and assigns forever.

Third: I will to my grand-son, Terrel Cromer, all that certain tract of land, containing seventy-three (73) acres, more or less, situated in Long Cane township, state and county aforesaid, on Long Cane creek, waters of Little River.

Beginning at a new corner in the road, thence along the road, southward, 0.86 to an new corner, in said road, Bounded by J. H. Miller. Thence S. 76 1/2 E. 8.45, Post of garden, 3, X, new. Thence, N. 83 E. 11.20 large rock, 3, X, new. Thence S. 88 1/2 E. 44.30 Water oak sapling, 3, X, new, on the bank of said creek. Bounded by tract, No. 4, which I have conveyed to my daughter, Mrs. Mary E. Jackson. Thence, up the meanderings of said creek to an ash, 3, X, new. Thence, S. 84 1/2 W. 74.82 to the beginning. Bounded by tract No. 2 which I herein will to my grandson C. H. Cromer.

The same to be his and his heirs and assigns forever.

Fourth: I will to my three grand children, M. Florine Cromer, Wade H. Cromer and David S. Cromer, five dollars, each, to be paid by the said Terrel Cromer.

Fifth:

As I have conveyed to my son J. H. Cromer, and to my daughter, Mrs. Mary E. Jackson, a tract of land & cash, I will that they pay to my wife, M. Annie Cromer, one-sixth of the value of the said tract, respectively, if my said wife be living at the time of my decease, but in case she should not be living at the time of my decease, then the said one-sixth is not to be paid to any one, by neither of the two persons, to wit: J. H. Cromer, Mrs. Mary E. Jackson, Also, I will that the said C. H. S. Cromer and Terrel Cromer, pay to the said wife, M. Annie Cromer, one-sixth of the value of the tract which I herein will to them, respectively, if my said wife be living at the time of my decease, but in case she is not living at the time of my decease, then the obligation of paying the one-sixth, ceases.

The one-sixth mentioned above in all four instances, is to be paid immediately after my decease, if my said wife be living.

The value of the several tracts is to be fixed by three disinterested persons, immediately, or at an early date, after my signing of this will.

STATE OF SOUTH CAROLINA.]

ABBEVILLE COUNTY.

PRESENT—HONORABLE

for the County of Abbeville.

PROBATE COURT—PROBATE WILL.

338/85-92

Judge of Probate Court

PERSONALLY APPEARED Herbert C. Cox subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of.

J. H. Cromer 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 J. H. Cromer.

And dependent further saith that the said J. H. Cromer
 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 Herbert C. Cox
 (the deponent) and J. V. Ashley and

B. T. Cochran in the presence of each other, and of the said
J. H. Cromer and at his request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 29th day of Sept—
 one thousand nine hundred and thirty three.

IN THE MATTER OF THE LAST WILL AND TESTAMENT } Herbert C. Cox
 of J. H. Cromer

UPON DUE EXAMINATION of Herbert C. Cox one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of.
J. H. Cromer 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. H. Cromer

Add B. Carnile
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. 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

29th Sept 1923
Add B. Carnile
Judge of Probate Court

J. H. Cromer

The certificate which the appraisers shall make, shall be written and subscribed to, stating the value of each tract, and the said certificate shall be recorded, at once, in the office of the clerk of court for said county.

My said wife, M. Annie Cramer, has agreed to take the one-sixth of the value of my real estate, in lieu of her dower, on the basis of the value which the said appraisers may fix.

Sixth: I will to my beloved wife, M. Annie Cramer, all of my personality, of every description, the same to be hers, and to her heirs and assigns forever.

Last ly, I nominate, appoint and constitute my son, J. H. Cramer, executor of this last will and Testament.

As I have been very nervous for quite awhile, and not able to write my name with pen and ink, and if I should be so at the time that I sign this will, I will make my mark in the presence of three competent witnesses of my own selection,

In testimony, whereof, I the said J. H. Cramer, do hereby set my hand and affix my seal, the 8th day of Feb., A. D., 1924.

Signed, sealed, published and

J. H. Cramer (Seal)
Mark

Declared, by the said J. H.

Cramer, as, and for his last
will and testament, in

presence of us, who, at his
request; and in his presence,

and in the presence of each
other, have subscribed our
names as witnesses thereto.

S. G. Thomson, Jr. }
B. P. Cochran } witnesses
L. H. Heller }

continued to page 542

State of South Carolina
County of Abbeville }

338/8592.

Codicil

I, J. H. Cramer, of Abbeville County, South Carolina, having made my last will and testament, bearing date of the 8th day of February, A.D., 1924 do now make this codicil to be taken as a part of the same;

First, I, hereby, ratify and confirm said will in every respect, save so far as any part of it is inconsistent with this codicil.

Second, I will devise and bequeath to my grandson, J. H. Cramer, Junior, all that certain tract or parcel of land containing seventy three (73) acres, more or less, situated in Long Cane Township, Abbeville County, South Carolina and more fully described in the second paragraph of my said last will and testament to be his in fee simple.

In witness whereof I, the said J. H. Cramer have hereunto set my seal this 25th day of November, A.D., 1927.

Signed, sealed, published and declared by J. H. Cramer as and for his last will and testament in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as witnesses.

J. H. Cramer
^{his}
mark

C. V. Ashley

B. T. Collier

Hubert C. Cox

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL. 339—8604

ABBEVILLE COUNTY

PRESENT—HONORABLE Adison B. Canville Judge of Probate Court
for the County of Abbeville.....PERSONALLY APPEARED Hubert C. Cox subscribing

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

Katie S. Grant Jenkins late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that..... Katie S. Grant Jenkins was present, and did see the saidinstrument of writing duly executed by the said..... Katie S. Grant JenkinsAnd dependent further saith that the said..... Katie S. Grant Jenkinsat 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..... Hubert C. Cox(the deponent) and..... Eligorell J. Cox and I. P. Highland
in the presence of each other, and of the saidKatie S. Grant Jenkins and at Riv
request, signed their names as witnesses to the due execution of the same.SWORN AND SUBSCRIBED to before me, this..... 22nd day of November
one thousand nine hundred and Thirty-three Hubert C. CoxIN THE MATTER OF THE LAST WILL AND TESTAMENT } Hubert C. Cox
of Katie S. Grant Jenkins }UPON DUE EXAMINATION of Hubert C. Cox one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Katie S. Grant Jenkins
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 Joel S. MooreAdison B. Canville
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 Riv 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

22nd day November 1923Adison B. Canville

Judge of Probate Court

Joel S. Moore