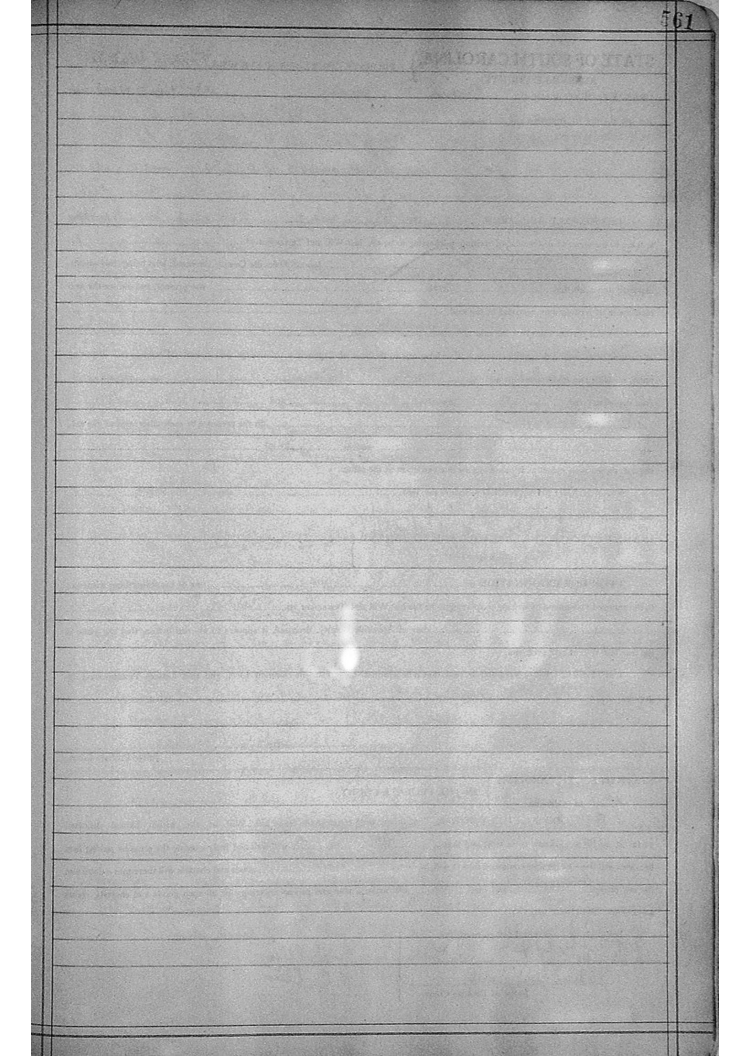
152 Stem VII. & Revely nominale constitute and appoint apel & Those are Execution of this my last will and Varlament In witness whereof & have hereunds set my haw and seal this 20th Day of oray, 1931. and declared by Katie & Sant centeria as and for has last at her request, have subscribed on mames bor witnesses. Elizabete J. Cox addison affinile, J.C. J. L. Highmin address affentle, S.C. Hubert C. Cox addam affeille, S.C.

STATE OF SOUTH CAROLINA,		000 C/
ADDEUH TE COVERNO	A ROBATE COURT—PRUBATE WITT	339-8611
PRESENT—HONORABLE	CB Carrile	Judge of Probate Court
Tubeville		
PERSONALLY ARREST	D 00 %	
PERSONALLY APPEARED	B. Chearn	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, dece	ased, who being duly sworn,
instrument of writing duly executed by the said	100 Elicate 0 10 pole	present, and did see the said
And dependent further saith that the said	Elizabeta C D M/B	<u> </u>
are time of executing the said instrument of writing was	to the best of deponents to the	
mind, memory and understanding; and that	B. Challam	t, of sound and disposing
(the deponent) and Many Callaham	and J.D. Fer	alian
Tom Eligaters C. (Q.M.) Ba	IL, and at Rev	cach 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 or	December
one thousand nine hundred and Chirly Three		
of Mrs. Elizabeth C. (S.M.) Bea	MENT PR Charles	
or o	X Saran Caranon	
UPON DUE EXAMINATION of The approved instrument	S. C. Kedelan one o	f the subscribing witnesses
the annexed histrument of writing purporting to be the las	t Will and Testament of On wo Ele	s'abole C
he true last Will of said deceased.	Abbeville County, deceased, it appears to my sa	tifaction, that the same is
It is THEREFORE ordered and decreed, that it be a	amitted to probate in common form, and that	Letters Testamentary be
and the second second	a Daise All	500
		Judge Probate Court
TATE OF SOUTH CAROLINA, IN THE PROBAT	F COLIPT	
County of Abbeville.		
far as know or believe, and that	writing contains the true last Will of the	within named deceased
e debts and then the legacies contained in said will, as far as	will well and truly execute	the same by paying first
	2000S and chattele	will thereunto extend and
e law charge and that y will red tredits. SO HELP ME GOD.	make a true and perfect inventory of all such g	oods and chattels, rights
SWORN and subscribed to before me this		
218 day Jecente 1983	Vivion C. Price	
aldron B. Carine	, 0,	
Judge of Probate Court.		

STATE OF SOUTH CAROLINA, PROBATE COURT—PROBATE WILL. 339-86/2
ABBEVILLE COUNTY. address B. Camile, Judge of Probate Court
for the County of Abbeville
for the County of Abbeville
PERSONALLY APPEARED & C. Slamaan
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Mrs. Olen C. Noword late of Abbeville County, deceased, who being duly sworm
deposeth and saith that Re was present, and did see the said
instrument of writing duly executed by the said Mrs. Clar C. Notwood —
And dependent further saith that the said Tons, 80 m To Down 12 -
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 C. Jlamson and Sauris Perun
Mrs. Olen C. Oswood and at Re.
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this day of 1 eem ke
one thousand nine hundred and Thinly Thee
one thousand nine hundred and Chicky Chee IN THE MATTER OF THE LAST WILL AND TESTAMENT of Mrs. Olen G. Norwood of One. Olen G. Norwood
or Mrs. alen J. Namond
LIPON DUE EXAMINATION of Control one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. Oler V.
number - 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 Elwin Tarker
allerin B. Carnile
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 decease
so far as will well and truly execute the same by paying firs
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, right
and credits. SO HELP ME GOD.
SWORN and subscribed to before me this (IF) and Subscribed to before me this (IF) Parker
HE day December 198 33
Judge of Probate Court.

339-8612 Stale of Some Caroline County of afferiese , Ellen Parker Norwood, of the State of Sones Carolina, Cring of afferthe, City of affeirer, do make and declare this do be very - last wise and Colomond Friet: I will and fequente do my felored neplow Edwin Farker, all of my property consisting of stakes, londs and more gages, and head estate I may die possessed of the use the interest from some during his life time the principal to be divided at his death follower his two children, Madrinia Tarken and William Parker, share and share alike. Second: I direct that my neglect, Elwin Parker, shall use sufficient of the principal of above moneyer to place a monument over my grave, and I desire that It shall he identical will that over the grave of my Rustand, and also that he use enough of the same many to put a Cometany Lence around our plat at the comelay This: - I leave to my mice, Eigenia Frist, the silver belonging to me which she now has in her home in Charleston, Lit if she diese without heir the silver at her death, shall go to Malrina Parka, and Villiam Parken to be divided equally between them. I wish do state that I am Idning no other police of my estate do my nièce Eugenia Front or do my sister Marcha trast, through no tack of affection for them, but because I know they are amply provided for The balance of my silver now stared in the farmers fouth: -Bank of afferle, I wish divided equally felween Milnia Parker and William Vaiker. I direct that my neplew. Eduin Parker, invest one Tyle: hundred dollars, of the money of my estate, and use the interest from same to keep our plat at the cemetary in order. "continued on page 558."

STATE OF SOUTH CAROLINA,
BOWN SERVICE COUNTY. PROBATE COURT—PROBATE WILL.
PRESENT—HONORABLE Judge of Proba Court
for the County of Attentite Draway Thruda - To Probate County
PERSONALLY APPEARED (Mrs.) Carril M= Clung ten subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Mrs. Anne 10 Clark 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 MAS Annu M. Slank
And dependent further saith that the said M. Amil M. Stank
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that she (ma), and MEdung Km,
(the deponent) and Mas. Many melling mills and & A. Ken (Sr.)
in the presence of each other, and of the said
ma annie m. Stark and at her man
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me this day of well day of well
one thousand nine hundred and
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Mis. annie m. Stark
UPON DUE EXAMINATION of Ma, Covie Melling Con one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs. annex Mrs. Slavk
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 Ms. Starme Stark hille
1 0 0 0 1
Alab, Carus
Judge Probatic 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
O o o C
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
9 th day Jan 1934 (Mrs) Jannie Stark MEHE
Los B. Carrili
Judge of Probate Court.



STATE OF SOUTH CAROLINA ABBEVILLE COUNTY.	PROBATE			339 - 8622.
PRESENT—HONORABLE	B. (Janu	- عاق		Judge of Probate Cour
or the County of Abbeville				
8 -	3 m. 8			
PERSONALLY APPEARED		\sim		
vitness to the annexed instrument of writing, purpor				
W. R. Odlini -		late of Abbevi	lle County, decea	sed, who being duly swort
leposeth and saith that		·····	waş	present, and did see the sai
nstrument of writing duly executed by the said	13. P.W	منه		
And dependent further saith that the said	R. Elie.			
at the time of executing the said instrument of writing				
3	- B W.	2		
(the deponent) and	ري د	and	47.17	. tre
(time inclusions) among the control of the control			n the presence of	each other, and of the sai
7.) R. 800im	and a	· Ersi	ii tiio proteite o	
request, signed their names as witnesses to the due ex SWORN AND SUBSCRIBED to before me	ecution of the same	- <u>1</u>		Le lynne
마음을 하게 하면 하면 하면 하면 가게 되었다. 아이들은 하면 하는데 하는데 하는데 하면 하면 하다고 하다.			day 01	
one thousand nine hundred and Think - for	JAHA L			'
IN THE MATTER OF THE EAST WILL AND	restable nt	7.73. on	Lane -	
of W.R. Olin, Oceans.	1 me	0		
UPON DUE EXAMINATION of	-112. Olls	Jane	one	of the subscribing witness
to the annexed instrument of writing purporting to b	e the last Will and	Testament of	W. 07. 8	
				satifaction, that the same
the true last Will of said deceased.				
It is THEREFORE ordered and decreed, that	at it be admitted to	probate in commo	n form, and the	at Letters Testamentary
La cillo CW. Ellis and				
granted to				
		assin	B. Can	نام
				Judge Probate Cou
STATE OF SOUTH CAROLINA.				
County of Abbeville.	PROBATE COUR	Т.		
DO SOLEMNLY SWEAR,	That this writing o	ontains the true la	st Will of the	e within named decease
. We know or believe and that	-rive	will w	ell and truly exe	cute the same by paying fi
at the and then the legacies contained in said will,	as far as	Ris	goods and chatt	els will thereunto extend a
the law charge	will make a t	rue and perfect inv	entory of all suc	h goods and chattels, rig
and credits. SO HELP ME GOD.				
	ì			4
SWORN and subscribed to before me this	~ /	o W. Ellis		
Advin B. Carvile	}	r. C. Ellis	•	
Judge of Probate Cou		· ·		

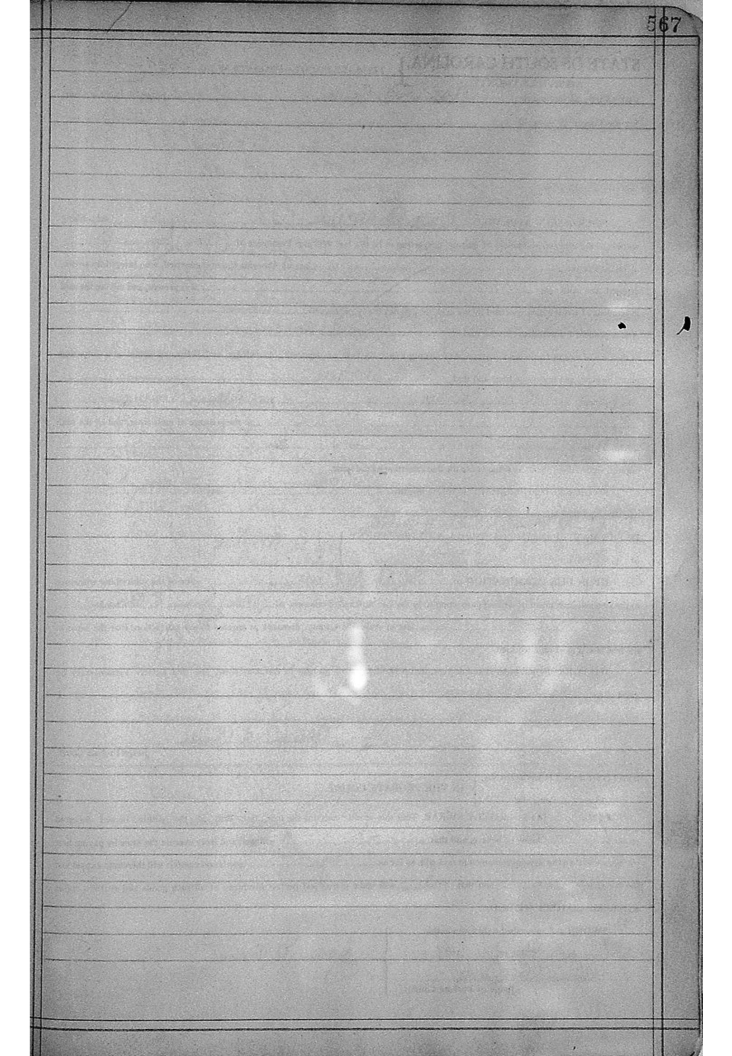
State of South Carolina. 339 - 8622 County of affecte the Name of God, Omen. I, W. P. Ellia, of the Country of afferible, Exce of Lorde Carolina, do make, ordain, publish, and declare this as and for my last wie and destanced hereby nevoking all viles and testaments of a lestamentary motive feelings of me made Slem One: I direct that my body be decerely inleved, and that a suitable morning te evented to mark my gra Them Jus. I wise and direct that my executions Rusington named, shall gay all of my just detto. Ham Theat: I view, device and bequebee unto my beloved wife, Maggie E. Ellis, for and during her material life --- all that track of parcel of law reduced in this County and state, and containing one hundred lift eight (158) acres, more or lase, out fing the home place where I now raise tragger Lie senantino m elle balmos ued pol carelelerana land in Describ Que Revedor se Reman retroniered conderse you : mot malle Dear line lancered and, eleter him to entires him their elx are less of an over after my deals as in producable, at public or private sale as they may deem best, and that out of the proceeds from the sale of The same - - I devise, bequesee and direct Hal the same be paid . worman joinell ell in beautail lus Tail ling of it bearing mentioned to be poil funt. about ling of at another to law luncoult sent to mus all the my beloved wife, Maggie E. Ellie 37 The rest and residue of the groweds shall be divided equally amongst my children, the child is children or a predeceased child or children, to take your plupes, and the ramander or remainders much cordinary you also at seals note and male in benindrem seman ell in disc you to dead at le wife in the manner Pereinabore presented, and the proceeds Veryrom shall be libering dishused as set fold in this paragraph. Glan tire I havely nominale, constitute and appoint my some, W.C. Ellie and C. W. Ellie, as Executors of this my last will and declared and I herely direct that they wind up my solale as soon after continued on page 364

F63

my deals as is phoelicalle giving them full power de and puel other lings as are measured to do all offe Luc luck you tie admissed be such warner ind sed lin 26 th day of november, 1936. W.B. Olin (Seal) Sugral, Secalo, Pullidad . will B. W. B. Decolerate Luc. an and fa his last wise and He sonce up all in home lead us, who in his presence, and of sail ole, at his request, . was senting . S. Elenatto userolo tas W. (...) J. J. Jerguan assess afficies 5.C. J.B. M. Lane aldiew affice 50

PRESENT—HONORABLE W Q Slorenate Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED M. E. Holeing world subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
deposeth and saith that Re was present, and did see the said
instrument of writing duly executed by the said was present, and did see the said
And dependent further saith that the said. Stan St. MS Sca -
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that M. E. Hollingsum !!
(the deponent) and & C Horton and J. H. Landum -
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 4 day of Que quet
one thousand nine hundred and (article) of Affentie County &.C. IN THE MATTER OF THE LAST WILL AND TESTAMENT ON. E. Hallingsword. of John G. M. See, Sees and UPON DUE EXAMINATION of M. E. Hallingsword. one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of R. M. St. a.
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.) tannie Modu
73.00
August 4th 1924 W. a. S. Devenau - Judge Probate Court.
STATE OF SOUTH CAROLINA,] Judge Probate Court.
County of Abbeville. IN THE PROBATE COURT.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
o far as know or believe, and that will well and truly execute the same by paying first
he debts and then the legacies contained in said will, as far asgoods and chattels will thereunto extend and
he law charge
nd credits. SO HELP ME GOD.
SWORN and subscribed to before me this 4th day dignate 1924 Mrs. Farmie M. Lee. Under of Probate Court.
Reensel March 5" 1934

566 315 - 1844 State of Donal Carolina -County of affectle John R. Mi Le of sail Stale and County, considering the uncedainly of life, allenge being at this time in good health and to assisse finish line preman line bring decines of disposing of all my property feel real and personal of which an mon or may be here often possegued, to lake of feet often my de ale. I do heriele declare that it is my will that all debte be paid in Jule I had each of my children, to sit glular Ab arris, Turman Meller and Jennie Wallfield shall be paid the rum fine dollar early by my Geralix and their entire part of my estate Is my we tomie of except here of les mandioned. give during her life, or indowfood, all of my properly took red and example and at the dead of maniage to revent to my son turnow MS See upon condition that be daughter July and Jennie. The Rum of \$500.00 So each of my eye funda lend a both wir well is the wall and should my wife remany. Then she are my Executive shall, receive only the price and primisomer lies bone eleles lies in franch legel ust to suler grapely shoet at once regard to my son tuman, upon combitions above see fall, and fulle should either of my children die leaning priore then the show to such dies deceased to went exclusively Le vie voire, al be deale of marriage of my wife fannie, Juster will to my daughter Jennie my and my Jamely Bible, and one Bibl and one feel complete gragarded to me by the Sunday Lohal. also due forker "Baptish telinger I bereited appoint my wife tomice me dec my sole Execuling of this my will and destament. In testimony different I have here subscribed my name the 24th day of Maiel, 1982 Signed, published and declared as the house of the home love of see of seed John R. M. See. John R. m. See in ou prounce in the presence of each other, have here. unto pulscribel one mamer as cirtnesses , do its due execulión. Joneson. M. E. 76 Klingswitch.



ABBEVILLE COUNTY PRESENT—HONORABLE	Uddin 13 (enier -		Judge of Probate Cou
for the County of Abbeville				
PERSONALLY APPEARED	CB B TO	nellio -		
ritness to the annexed instrument of w	riting, purporting to be the	ne last Will and T	estament of (Mw	2. Lennie C
Berney -		late o	Abbeville County, de	eceased, who being duly swor
leposeth and saith that				
nstrument of writing duly executed by				
And dependent further saith that the sa				
t the time of executing the said instrum				
nind, memory and understanding; and				
the deponent) and Extense	nedia	/	and William	- Presiden -
				e of each other, and of the sa
(Mrs) Jannie E. B.				
equest, signed their names as witnesses				
SWORN AND SUBSCRIBER			day of	May
			day or	X
one thousand nine hundred and.	of for			V
one thousand nine hundred and. I have B. Counter IN THE MATTER OF THE LAST	DILLAND TESTAME	O O TW	media	
" Mas Jennie E. B	ernes.	1 31.40.	ens)ies.	
UPON DUE EXAMINATIO	R.B.	mispie		one of the subscribing witness
UPON DUE EXAMINATIOn to the annexed instrument of writing put	N 01			
가는 사람이 아니는 아이를 가지 않는데 아니는 아이를 하는데 하는데 얼마를 하는데 하는데 하는데 하는데 하는데 아니다.			Charles Co., His Kills State Co., No. 1911	
	late of Abb	eville County, deco	eased, it appears to n	ny satifaction, that the same
the true last Will of said deceased.				
It is THEREFORE ordered an				
granted to	erren -			
\sim			C 0 .	
		alle	on B. Camil	Indee Probate Cou
				78-
STATE OF SOUTH CAROLINA,	IN THE PROBATE	COURT.		
County of Abbeville.				
DO SOLEMNL	Y SWEAR, That this w	iting contains the	true last Will of	the within named decease
so far as know or believe	, and that			execute the same by paying fi
the debts and then the legacies containe	d in said will, as far as	my	goods and cl	nattels will thereunto extend a
the law chargeand	that will ma	ike a true and per	fect inventory of all	such goods and chattels, rigi
and credits. SO HELP ME GOD.				
	ore me this			
SWORN and subscribed to be		Varia Y	D. Barrey	
X day Jelman	1924 '	- Januar 1	N. Bonne.	
(Marin 13. (Can	سام سام			

340 -8638 State of Sour Courains -1) w west & C. une 29ª 1927 The Last Will and Testament of Mrs. Jennie E. Bonnes I, Jennie E. Barren, of the state and county of reasil, being of sound mund and memory, but recognizing the uncertainty of life, do healy First: after the gayment of all my just debter and expenses, I will, derice and beguest all my property the red and personal, and of every notice and description to my stage-dildren, of ames Tr. Bennew, and Lila Bennew, share and share alike as Tenanto in common. Second: I will That James N. Bonner and Like Bonner execute this my last will and testament without lond. This: I will that my executar be authorized and empowered lear or pluggory tonours well also storing to willug to lear all estate vile or circled an order from court or resort do law, should They for any reason deem it Herenay, he do so. line land you ter atheres such le jours warner al seal this 29th day of June 1927. in begledwards and allowed being it gransence by the said Totalon Le in her france and in the Jannie E. Borner (3.8) presence of each then have rigned . cercentus cas framam not R. B. msi)ie Extere me Dies William Bressley.

STATE OF SOUTH CAROLINA, PROBATE COURT—PROBATE WILL. 340 -8641
ABBEVILLE COUNTY.
for the County of Abbeville
D 71 200
PERSONALLY APPEARED R. H. M9020ame - subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Manager E. Kamma - late of Abbeville County, deceased, who being duly sworn,
was present, and did see the said
instrument of writing duly executed by the said Mrs. Mangaret E. Kennery-
And dependent further saith that the said Mrs. Mary and E. Kennely
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 Q. H. M. S. alama -
(the deponent) and R. F. Tr. & Gee and Mrs. Lawor M. alans
in the presence of each other, and of the said
Mrs. Mangaret E. Kennely and at her-
request, signed their names as witnesses to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 222 day of may
one thousand nine hundred and thinky - from: (Allegin B. Carwille, Juste of Profate IN THE MATTER OF THE LAST WILL AMOTESTAMENT)
UPON DUE EXAMINATION of R. H. M. Calamas one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Man a out E.
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 1) . D. Kannaby -
allian B. Camila -
Judge Probate Court.
County of Abbeville. STATE OF SOUTH CAROLINA, IN THE PROBATE COURT.
DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as know or believe, and that will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far asgoods 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
22.9 day May 1934 1) S. Kennedy
Uddism B Curvile Judge of Probate Court.

(colinual from gase 570) personality or reality, for the purpose of paying my other and making Hemselves, which sale or sides I be made at in is , Interested hatter or with or about gloring he will and at at low , hast meet your carolice ye alt for knowplain all other maller and thing that may be necessary or esculsaffe yell at debro in mo fee some all at all all (III. S surgest that my children divide my general effects anisong themselves, and that they show quat condideration i making such division to my son Rev. ElB Kennely, and to m. daughter, nelle K. Moore, told of whom have long litel wie me To for Low each all needling for to all a Lamon and confet Itis may sister, d'ommie, who has bedy mode her home with Kem & Shouly revoke any former tille by me made. an interest you tea brusses have have the years we have in Seal this 27 day of February, 1925. Mar. Mangaut & Kennedy. (Seal) Long Rehistery, Release, Regul and you and for her land will and testament by the said Mrs. Margael E. Kadnely who execused the same in only recence. and we at the request, her presence, and in the presence of each other, have hereunds sub. be creamen as isomer an almores of the execution thereof on the day and date of resoil, R. Fl. Mr abams. Q. 4. Mig Que, mrs Laws ms alama Records 234 of may, 1934

340-8641 Stale of Soul Constinu. In the Protote Court. attender Conney. In The: I he Estate of Mrs. Mangaret & Penuncialin of appointment E. Kennely, Deceased as Execution Whereas, On as on any out E. Kennely, late of) we West in afferte Country in the State of Dooks Carolina, by the last will and testament constituted and appointed her four sons, marriely, John C. Kennedy, of Troy, South Carolina, D. S. Kennedy of Jonallar, Sonte Carolina, & B. Kennedy of Jue West, South Carolina, and S. N. Kennedy of Movesville Trale Churcia, an the execution thereof. Und, Whereon, the raid John C. Kennedy and E. B. Kennedy and I. n. Kenneby for good and sufficient reasons have decided not to accept the said appointment and not to quality as assiss of the raid land live that him to be and have decided To renounce the said appointment and to refuse to qualify as execution; now, Shorefore, Know are men By I have Presente Ital we, John C. Kennedy, E. B. Kennedy, and S. D. Kennedy, do herdy renounce and refuse on appointments an execution of the last will and Uslament of the said Mrs. organgaret E. Yennely and all our rights for and on account thereof remonnee and reque on rights to quality as execulous of the said well and endregger no ter aboured evol ou Grander another or hande and seals the Wesly-first day of may, 1934. In Premonee of: as X 8. B. Kernely E. B. Kennedy (Seal).

C.M. 1) salon on to & M. Harrey

S. N. Kennedy (deal)

C. Kannely (Seal)

STATE OF SOUTH CAROLINA, PROBATE COLUMN

ABBEVILLE COUNTY. J PRESENT—HONORABLEJudge of Prob	ate Court
or the County of Abbeville	
PERSONALLY APPEARED	bscribing
itness to the annexed instrument of writing, purporting to be the last Will and Testament of	
late of Abbeville County, deceased, who being de	ıly sworn,
eposeth and saith thatwas present, and did s	e the said
strument of writing duly executed by the said.	
and dependent further saith that the said	
t the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and	
nind, memory and understanding; and that	
the deponent) and and	
in the presence of each other, and o	
and at	
equest, signed their names as witnesses to the due execution of the same.	3
SWORN AND SUBSCRIBED to before me, thisday of	asc
ne thousand nine hundred and	3
N THE MATTER OF THE LAST WILL AND TESTAMENT	
of January 1985	Di
UPON DUE EXAMINATION ofone of th	10
to the annexed instrument of writing purporting to be the last Will and Testament of	in sol
late of Abbeville County, deceased, it appears to my satifactic	1. 1
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 Tes	
granted to	A
granted to	9
	3
Judge Brob	ate Court.
STATE OF SOUTH CAROLINA, IN THE PROBATE COURT.	
IN THE TABLE	
County of Abbeville. J County of Abbeville. J DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named	deceased
will well and truly execute the same by f	saying first
goods and chatters will the results	extend the
the debts and then the legacies contained in said with, as the law charge and perfect inventory of all such goods and chat the law charge and that will make a true and perfect inventory of all such goods and chat	tels, rights
and credits. SO HELP ME GOD.	
SWORN and subscribed to before me this	
day 192	
Judge of Probate Court.	