The Last Will and Testament of:

JAMES F. HICKS

IN THE NAME OF GOD AMEN

I, James F. Hicks of Abbeville, County and State aforesaid, being of sound and disposing mind and memory do hereby make, publish, and declare the following as and for my last will and testament, hereby revoking all other wills by me heretofore made.

ITEM I. I direct that my executrix hereinafter named pay and discharge all my just debts, funeral and testamentary expenses:

ITEM II. I will, devise, and bequeath to my beloved wife, Essie B. Hicks, all of my real, personal, and mixed property at whatever time acquired by me, absolutely and in fee simple.

ITEM III. In the event my beloved wife, Essie B. Hicks, should predecease me, I will, devise, and bequeath all of my real, personal, and mixed property at whatever time acquired by me, absolutely and in fee simple forever to my children, share and share alike, and should any of my children predecease me then their share which they would have taken had they lived I will, devise, and bequeath to such of their children as are still living, and should any of my children predecease me leaving no children them surviving, then I will, devise, and bequeath their share, which they would have taken had they been living to be equally distributed among my children still living.

ITEM IV. I nominate and appoint my wife, Essie B. Hicks, tobbe executrix of this my last will and testament, to serve without bond. In case of her death during my life or her refusal or incapacity to act I nominate and appoint my daughter Margaret H. Bradberry, as executrix to serve without bond.

IN WITNESS whereof I have hereunto set my hand and seal this 11th day of February, 1956.

/S/ James F. Hicks, Sr.

Signed, sealed, witnessed and declared by James F. Hicks to be his last will and testament in our presence and we at his request, in his presence, and in the presence of each other, have subscribed our names as witnesses hereunto this 11th day of February 1956.

/S/ Margaret M. Marion /S/ J. M. Strawhron

[/]S/ Robert L. Hawthorne, Jr.

	DDCCT		File:
	PROOF OF	WILL	Box
THE STATE OF SOUTH CAROLINA,)			Pack
Abbeville County.	IN TI	HE COURT OF PROBA	ATE
Marion J. Erwin			
Sav Gratans- Antagaa Antaeska		1., Judge of Probate for s	aid County.
Personally appears Robert L. H	awthorne, Jr.	, who	being duly sworn, says that _he
saw James F. Hicks		sion seal publish as	nd declare the annexed instrument
, 11+h			
of writing, bearing date the 11th	day of February	<u> </u>	, A. D. 1956 to be
and contain his	Last Will and Te	estament; that the said	
James F. Hicks			
	was then of sound a	nd disposing mind, memo	ry and understanding, according to
ne Line or July in will will wone	marmer bus A	seed on alda 3	(Deponent)
the best of deponent's knowledge and belief; ar	a and he are	obert L. Hawthor	201 24 1000 - 100 2 7 7 100
together with Margaret M. Mario	on	and J. M. Stra	awhorn at the request
of the testat Or in This p	resence, and in the pre	esence of each other, wi	tnessed the due execution thereof.
Sworn to before me, this 12th	day of	obs fee has	hand yn nabnall
January , Anno Dor			
/S/ Marion J. Erwin	mini 19	/S/ Robert L.	Hawthorne, Jr. (Deponent)
Judge of Probate, Abbeville County, S	So. Car.		(Deponent)
ofJames F. Hicks	hat the petition be gra	nted and the said Last W	fill and Testament, with codicil, , deceased, be entered of Probate in
Common Form.			
	- Court of Brobato th	his 12th day of	January 19 67
Given under my hand and the seal of the	ne Court of Probate, ti		
		/S/ Marion J. Judge	Erwin of Probate, Abbeville County, So. Car.
QUA	LIFICATION	FIDUCIARY	
THE STATE OF SOUTH CAROLINA,]		
Abbeville County.]		
Ido solemnly swear, that this	writing contains the tr	rue Last Will of the wit	hin named
James F. Hicks	writing contains are to		T
James F. Hicks		deceased, so	o far as know or believe
and thatwill well and t	truly execute the same	, by paying first the deb	ots, and then the legacies contained is
the said Will, as far as his	goods and chattels	will thereunto extend ar	nd the law charge me, and
. I	will make	a true and perfect inve	entory of all such goods and chattel
that	will make		
So help me God.			
Sworn to before me, this 12	th day of		
January	nno Domini 19_67	/S/ Essie B.	HICKS
	mo Domini 19		
/S/ Marion J. Erwin	Country So Car		

The Last Will and Testament of:

JAMES O. RICHEY

IN THE NAME OF GOD, AMEN:

I, James O. Richey, of Donalds, County of Abbeville, State of South Carolina, do ordain, make, publish and declare the following as and for my last willand testament hereby revoking all wills and instruments of a testamentary nature heretofore made by me.

I will, devise and bequeath to my beloved wife, Catherine E. Richey, all of my property of every nature and kind to be hers absolutely.

I hereby nominate, constitute, and appoint my said wife, Catherine E. Richey, to be the sole executrix of this my last will and testament.

Given under my Hand and Seal this 17th day of February, A.D. 1951.

/S/ James O. Richey

Signed, Sealed and Delivered by James O. Richey, as and for his last will and testament, in our presence, who in his presence, and in the presence of each other, and at his request, have hereunto signed our names as witnesses.

/S/ Sarah M. Marion /S/ Joyce Bonds /S/ J. P. Nickles

	PROOF OF WILL	Box
THE STATE OF SOUTH CAROLINA,		Pack
Abbeville County.	IN THE COUR	T OF PROBATE
By Marion J. Erwin	Esq., Judge of	Probate for said County.
Personally appears James P. Ni	111. WOLLOW	
		, who being duly sworn, says that _he
saw James O. Richey	sign, so	eal, publish and declare the annexed instrument
of writing, bearing date the 17th	ay of February	, A. D. 1951 to be
and contain his	Last Will and Testament; the	hat the said
James O. Richey	was then of sound and disposin	g mind, memory and understanding, according to
	and disposing	g mind, memory and understanding, according to
the best of deponent's knowledge and belief; and	I that the said James	P. Nickes (Deponent)
together with Sarah M. Marion		oyce Bonds at the reques
of the testat or in his pre	and in the assume of a	Terely and in Yes eleptar on viscel
Sworn to before me, this 13th	day of	ach other, witnessed the due execution thereof
January , Anno Domi	67	Sarah m. marian)
/S/ Marion J. Erwin	m 19 /S/	James P. Nickles (Deponent)
Judge of Probate, Abbeville County, So.	Car.	(Deponent)
ORDER ADMITTING On hearing the above petition of	Catherine E. Richey	PAG ASSTRACT SERVICE AND DESCRIPTION
On hearing the above petition of	Catherine E. Richey	e said Last Will and Testament, with codicil
On hearing the above petition ofit is hereby ordered, adjudged and decreed, TheofJames O. Richey	Catherine E. Richey	e said Last Will and Testament, with codicil
On hearing the above petition of	Catherine E. Richey at the petition be granted and the	e said Last Will and Testament, with codicil, deceased, be entered of Probate
On hearing the above petition ofit is hereby ordered, adjudged and decreed, TheofJames O. Richey	Catherine E. Richey at the petition be granted and the	e said Last Will and Testament, with codicil, deceased, be entered of Probate
On hearing the above petition of	Catherine E. Richey at the petition be granted and the	e said Last Will and Testament, with codicil, deceased, be entered of Probate
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this 13	th day of January , 19 Judge of Probate, Abbeville County, So. Car.
On hearing the above petition of	Catherine E. Richey at the petition be granted and the	th day of January , 19 Judge of Probate, Abbeville County, So. Car.
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	th day of January , 19 Judge of Probate, Abbeville County, So. Car.
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car.
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this 13 /S/ M	e said Last Will and Testament, with codicil, deceased, be entered of Probate th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car.
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this 13 /S/ M	e said Last Will and Testament, with codicil, deceased, be entered of Probate th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car. CIARY
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this 13 /S/ M	e said Last Will and Testament, with codicil, deceased, be entered of Probate th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car. CIARY
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On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	e said Last Will and Testament, with codicil, deceased, be entered of Probate thday ofJanuary
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	e said Last Will and Testament, with codicil, deceased, be entered of Probate th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car. CIARY ill of the within named
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On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	e said Last Will and Testament, with codicil, deceased, be entered of Probate th day of January , 19 arion J. Erwin Judge of Probate, Abbeville County, So. Car. CIARY ill of the within named
On hearing the above petition of	Catherine E. Richey at the petition be granted and the Court of Probate, this	e said Last Will and Testament, with codicil, deceased, be entered of Probate thday ofJanuary

The Last Will and Testament of:

C. E. BRANYON

In the name of God, amen:

I, C. E. Branyon of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament/

Item I. I commit my soul to the gracious God who gave it and direct that my body be decently buried according to the rites of my Church 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 and executrices hereinafter named pay all of my just debts with the first moneys coming in to their hands.

ITEM III. I will, devise and bequeath the following items of personal property to the ones named, to wit: to my daughter, Elaine, a Clock that she wishes and her mother's pistol, after her mother passes; to my grandson, Jim Dephillips, my German Luger; to my son, J. Bertrand Branyon, my 38 Special Pearl Handle; to my grandson, John Branyon, my rifle; to my grandson, Charles Branyon, my wrist watch; my daughter, Sybil, has numerous items of Household Furnishings etc. in my house that belong to her; to my grandson, Billy Henderson, my pocket watch; to my grandson, Barry Henderson, my 16-shot automatic rifle.

ITEM IV. I will, devise and bequeath all of my real and personal property not named above to my wife for and during her natural life, and at her death, the real property is to be divided in to three tracts, and my daughter, Sybil, is to have the Home Tract; my son, J. Bertrand Branyon, is to have the Middle Tract; and my daughter, Elaine, is to have the Tract on the Creek; and I attach a Sketch to guide in the Division. My wife is Myrtie S. Branyon. The personal property after the death of my wife is either to be divided by agreement, or sold, and the proceeds to be divided in equal shares between my son, and my two daughters.

ITEM V. I nominate, constitute and appoint my son, J. Bertrand Branyon, as an executor, and my two daughters, Sybil B. Henderson, and Elaine B. DePhillips, as executrices of this my last will and testament, giving them power to make conveyances and to do the things necessary to carry out the terms of this Will, without the Order of the Court.

Witness my hand and seal this 10th day of November A. D. 1966.

/S/ C. E. Branyon

Signed, sealed, published and declared by C. E. Branyon 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.

/S/ Janet Calvert
/S/ Ruth M. Strawhorne

	DDOOD OF T		File:
	PROOF OF W	/ILL	Box
THE STATE OF SOUTH CAROLINA,	15 85 9A 5		Pack
Abbeville County.	IN TH	E COURT OF PROBAT	E.
By Marion J. Erwin	Fsq.	Judge of Probate for said	I Country
Personally appears Samuel G.		Judge of Trobate for Said	County.
The property of the second second	GIIIIam	, who be	ing duly sworn, says that _he
saw C. E. Branyon		sign, seal, publish and	declare the annexed instrument
of writing, bearing date the 10th	day of November		A. D. 1966 to be
and contain his	Last Will and Test	tament; that the said	
C. E. Branyon	was then of sound and	l disposing mind, memory	and understanding, according to
	ge sufores to cal	or off relief passes	(Deponent)
he best of deponent's knowledge and belief; a	and that the said San	muel G. Gilliam	
ogether with Janet Calvert		and Ruth M. Str	awhorne at the request
of the testat Or in his	presence, and in the prese	ence of each other, witne	ssed the due execution thereof.
	day of		and the control of th
January , Anno Do		/S/ Samuel C	Cillian
/S/ Marion J. Erwin	mini 19	/S/ Samuel G.	(Deponent)
Judge of Probate, Abbeville County,	So. Car.		(Deponent)
of C. E. Branyon		, (leceased, be entered of Probate in
Common Form.			
Given under my hand and the seal of t	he Court of Probate, this	day of	January , 19 67
		/S/ Marion J. E	erwin Probate, Abbeville County, So. Car.
		Judge of	Propate, Appeville County, So. Car.
QUA	ALIFICATION	FIDUCIARY	
THE STATE OF SOUTH CAPOLINA	,		
THE STATE OF SOUTH CAROLINA,	}		
Abbeville County.	,		
Wedo solemnly swear, that this	writing contains the true	e Last Will of the within	named
C. E. Branyon		deceased, so fa	ar as we know or believ
		w paying first the dehts	and then the legacies contained
and thatwill well and	truly execute the same, i	ly paying mot the debts,	
the said Will, as far as his	goods and chattels w	vill thereunto extend and	the law charge us , a
hat We	will make a	true and perfect invento	ry of all such goods and chatte
20.1			
So helpGod.		/S/ J. Bertrand	l Branvon
Sworn to before me, this 12	th day of	/S/ Elaine DeP	hillips
	nno Domini 19 67	/-/ -!: 1 D T	
/S/ Marion J. Erwin		/S/ Sibyl B. H	
Judge of Probate, Abbeville	: County, So. Car.		

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XEO XX	YERO
PROBATE COURT—FORM 1012: DEDIMUS TO QUALIFY WITNESS TO WILL KEYS PRINTING CORP., GREENVILLE, S. C.	
STATE OF SOUTH CAROLINA, COUNTY OF Appeniate In the Court of Probate	
D. II. Maries T. D. I	
To:Austin R. McElhaney	*,
10:	
I reposing special trust and and I	
I, reposing special trust and confidence in the integrity, care and circumspection of you, the said— Austin R. McElhaney , have given and by these presents do give unto you full power and	
authority to examine W. D. Tinsley one of the several witnesses to the last Will	
and Testament of Fred Wilson Mullinax , deceased,	
dated November 17, 1953 and upon corporal oath to be taken on the Holy Evangelists of	
Almighty God touching the due execution thereof, according to the form of the statute in that case made and	
provided; and a due return of your doings herein you are to make and give under your hand and seal for my approbation or disallowance.	
GIVEN under my hand and seal this 24th day of January , 19 67.	
Triancish. Vinh	
marlan, .	
Judge, Court of Probate.	
STATE OF South Carolina	
COUNTY OF Greenwood	
By: Austin R. McElhaney	
Personally appeared W. D. Tinsley who being duly sworn says: That	
Fred Wilson Mullinax	
sign, seal, publish and declare the annexed instrument of writing bearing date November 17, 1953 to be and contain his last Will and Testament; that	
the said Fred Wilson Mullinax was then of sound and disposing mind, memory and under	,
standing, according to the best of deponent's knowledge and belief; and that the said. W. D. Tinsley together with Alice W. Terry and	
ogener with	
, at the request of the testal prosence	
and in the presence of each other, witnessed the due execution thereof.	
Sworn to before me this 27th day of January 1967	
day of Junty Klymen (Seal) X. D. Jinsley	
Commissioner for the Judge of the Court of Probate	
South Carolina. County,	
STATE OF South Carolina CERTIFICATE OF COMMISSIONER	
COUNTY OF Greenwood W. D. Tinsley	
I do hereby certify that by virtue of the annexed dedimus I did examine. W. D. Tinsley I do hereby certify that by virtue of the annexed dedimus I did examine. W. D. Tinsley Fred Wilson Mullinax	
one of the several witnesses to the last vyill and Testament of	
deceased, according to law; and I herewith transmit said examination signed by the witness.	
GIVEN under my hand and seal this 27th day of January, 1981 (Seal)	
Commissioner for Judge of the Yourt of Probate	
for Abbeville County, South Carolina.	

,

The Last Will and Testament of:

FRED WILSON MULLINAX

I, FRED WILSON MULLINAX, of Route No. 1, Donalds, Abbeville County, South Carolina, being of sound and disposing mind, but realizing the uncertainty of this mortal life, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, and Codicils thereto, by me at anytime heretofore made.

ITEM ONE.

I direct that my just and lawful debts, including expenses of my last illness and funeral expenses, be paid by my Executor and Executrix as soon as may be practicable. I also direct that from the assets of my Estate, any and all inheritance or other taxes payable in connection with my property by reason ofmy death be paid by me Executor and Executrix.

ITEM TWO.

I give, devise and bequeath all my property of every kind, real, personal and mixed and wheresoever situate, unto my beloved wife, MRS. ELLA MAY W. MULLINAX, in fee simple absolute and forever.

ITEM THREE.

If my said wife should predecease me, or if we should die in a common disaster, then I give, devise and bequeath all my property of every kind, real, personal and mixed and wheresoever situate, unto my beloved son, OWEN H. MULLINAX, in fee simple absolute and forever. I do not make any provision under this Will for my daughter, MRS. CLAUDE M. WYKLE, for reasons which she will fully understand.

ITEM FOUR.

I name and appoint my wife, Mrs. Ella May W. Mullinax, Executrix, and my som Owen H. Mullinax, Executor of this Will, without Bond, and with full and complete power to do any and all things which they may deem necessary, desirable or proper to manage and settle the affairs of my Estate, with the right, if they deem it advisable, to sell any of my property, real or personal, at public or private sale, and on such terms as they may deem proper, and to execute good and sufficient deeds or bills of sale to the purchasers. If either should fail to serve or to complete the performance of his or her duties as Executor or Executrix, then the other shall serve with full powers herein prescribed for both.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal at Greenwood, South Carolina, this the 17th day of November, 1953.

/S/ Fred Wilson Mullinax

Signed, sealed, published and declared by Fred Wilson Mullinax and and for his Last Will and Testament, and in the presence of us, and each of us, who at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses the day and year last above written.

/S/ Alice W. Terry /S/ William D. McGowan

/S/ W. D. Tinsley

THE STATE OF SOUTH CARO	
Abbeville County. By Marion J. Erwin	
By Marton C. Brwin	, Esq., Judge
Personally appears	, who being dury
aw	sign, seal, publish and declare the annexed instrument
of writing bearing date the	day of to be
nd contain	Last Will and Testament; that the said
	was then of sound and disposing mind, memory and understanding, according to
	(Deponent)
he best of deponent's knowledge and b	
ogether with	and at the request
of the testatin	presence, and in the presence of each other, witnessed the due execution thereof.
	day of
, Ar	nno Domini 19
Judge of Probate, Abbeville	(Deponent)
Judge of Probate, Abbeville	: County, So. Car.
On hearing the above petition of t is hereby ordered, adjudged and dec	H. Owen Mullinax creed, That the petition be granted and the said Last Will and Testament, with codicil
Fred Wilson Mullin	
of	
Common Form.	
Given under my hand and the se	eal of the Court of Probate, this 24th day of January , 19 67
	/S/ Marion J. Erwin
	Judge of Probate, Abbeville County, So. Car.
	QUALIFICATION FIDUCIARY
THE STATE OF SOUTH CAROL	INA, \
Abbeville County.	tribile over the pass they are present many to fellow all passes
I do solemnly swear, th	hat this writing contains the true Last Will of the within named
	7
Fred Wilson Mull:	
	ell and truly execute the same, by paying first the debts, and then the legacies contained
hi:	Are the second and deep system as systematic me
the said Will, as far as	goves and distributions of the second
the said Will, as far as	goods and chattels will thereunto extend and the law charge me, a will make a true and perfect inventory of all such goods and chatter
that I	goods and chattels will thereunto extend and the law charge, a
that I So help God.	goods and chattels will thereunto extend and the law charge, a will make a true and perfect inventory of all such goods and chattel
that I So help God. Sworn to before me, this	goods and chattels will thereunto extend and the law charge will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will make a true and perfect inventory of all such goods and chatted will be a such good will be a such goo
that I So help God. Sworn to before me, this	goods and chattels will thereunto extend and the law charge, a will make a true and perfect inventory of all such goods and chatted day of, Anno Domini 19.67

The Last Will and Testament of:

ELLEN G. PENNEY

In the Name of God, Amen:

I, ELLEN G. PENNEY, of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, and desiring to make disposition of my property at my death, do hereby make, publish and declare this instrument of writing as and for my LastWill and Testament, hereby revoking all Wills and codicils heretofore made by me.

Item 1: I will and direct my executor, hereinafter named, as soon after my death as is practicalle, to pay all my just debts, including funeral expenses.

Item 2: I will and direct that my executor, to be named herein, have erected at my grave in Melrose Cemetery, Abbeville, South Carolina, a suitable marker marking my last resting place.

Item 3: After the payment of my debts and the erection of a marker at my grave as above provided, I will, devise, give and bequeath all the rest, residue and remainder of my estate, real and personal, of whatever kind and wheresoever situated, to my niece, Cassandra Cason McGee, and to my great-nephews, namely; Hinchie A. McGee, III, Edgar Cason McGee, James Rochelle McGee, and William Henry McGee, in fee simple, share and share alike.

Item 4: I hereby nominate and appoint my nephew-in-law, Hinchie A. MCGee, Jr., Executor of this my Last Will and Testament, giving to him full power to do any and all acts necessary to carry this, my Will, into effect; and I will and direct that my said Executor shall not be required to furhish bond nor shall he be required to account to the Probate Court for his acts and doings hereunder.

IN WITNESS HWEREOF, I, the said Ellen G. Penney, have hereunto signed my name and affixed my seal, this the ____day of April Anno Domini, 1960.

/S/ Ellen G. Penney

Signed, sealed, published and declared by Ellen G. Penney as and for her last Will and Testament in our presence and we, in her presence and at her request, and each of us in the presence of the other two have hereunto signed our names as attesting witnesses:

/S/ Wallace T. Clarke

/S/ Georgia Edwards

/S/ Grace H. Rogers

	OF OF WILL
THE STATE OF SOUTH CAROLINA,	Pack
Abbeville County.	IN THE COURT OF PROBATE
By Marion J. Erwin	Esq., Judge of Probate for said County.
Personally appears Grace H. Rogers	Calculate ten , 2000 the end wer buttered to -
Ellen G. Penney	, who being duly sworn, says that She
aw	sign, seal, publish and declare the annexed instrument
f writing, bearing date theday of	April , A. D. 1960 to be
nd contain her Last	Will and Testament; that the said
Ellen G. Penney was the	n of sound and disposing mind, memory and understanding, according to
he best of deponent's knowledge and belief; and that the	Grace H. Rogers (Deponent)
ogether with Wallace T. Clarke	and Georgia Edward at the request
of the testat rix in her presence, an	angvenoù bes estelende elepte ee
Sworn to before me, this 26th day	and in the presence of each other, witnessed the due execution thereof.
January , Anno Domini 19.67	The second contact of the last of the
/S/ Marion J. Erwin	/S/ Grace H. Rogers (Deponent)
Judge of Probate, Abbeville County, So. Car.	december of the selection of the selection and
	etition be granted and the said Last Will and Testament, with codicil,
ofEllen G. Penney	, deceased, be entered of Probate in
Common Form.	, deceased, be entered of Probate in
	of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin
Common Form.	of Probate, this 26th day of January , 19 67
Common Form. Given under my hand and the seal of the Court of	of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin
Common Form. Given under my hand and the seal of the Court of QUALIFIC	, deceased, be entered of Probate in of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Common Form. Given under my hand and the seal of the Court of QUALIFIC	, deceased, be entered of Probate in of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Common Form. Given under my hand and the seal of the Court of QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County.	, deceased, be entered of Probate in of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Common Form. Given under my hand and the seal of the Court of QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County.	
Common Form. Given under my hand and the seal of the Court of QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County.	, deceased, be entered of Probate in of Probate, this 26th day of January , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Common Form. Given under my hand and the seal of the Court of QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the county of t	
Common Form. Given under my hand and the seal of the Court of QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing content is seal of the Court of the Court of the Court of the Court of the Said Will, as far as her goods	
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Common Form. Given under my hand and the seal of the Court of QUALIFIC QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing content is seal of the Court of QUALIFIC	
Common Form. Given under my hand and the seal of the Court of QUALIFIC QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing concentrate in the said Will, as far as her goods that I So help me God.	

The Last Will and Testament of:

CLAUDE MARION AYERS

IN THE NAME OF GOD, AMEN:-

I, Claude Marion Ayers, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding 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, hereby revoking any and all Wills heretofore by me made.

ITEM 1:- I direct that my Executrix, hereinafter named, as soon after my death as practicalbe, to pay all of my just debts and funeral expenses with the first money coming into her hands.

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property real, personal and mixed unto my wife, Callie Moss Ayers, in fee simple absolute, however, should I meet with an accident or common disaster where both of us are killed, then it is my will that all of my property, real and personal and mixed shall go to my children, namely as follows:- unto my son Archie Raymond Ayers; unto my daughter, Callie Pearle A. Meneely; unto my son, Paul Claude Ayers, and unto my son, Ralph Marion Ayers, in fee simple absolute. Should any of my said children above named predecease me, his or her share shall go to any of the survivors above named, share and share alike in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my son, Paul Claude

Ayers, Executor of this my Last Will and Testament, with full power to him to do any

and every act necessary to carry this my Last Will into effect and without giving

bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 20th day of April, A.D. 1966.

/S/ Claude Marion Ayers

Signed, Sealed, Published and Declared by Claude Marion Ayers, as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

/S/ Joyce W. Couch /S/ Bessie Lee Nance /S/ J. D. Mars

DDA	OF OF WILL	File:
PRO	OF OF WILL	Box
THE STATE OF SOUTH CAROLINA,		Pack
Abbeville County.	IN THE COURT OF	PROBATE
By Marion J. Erwin	, Esq., Judge of Prob	ate for said County.
Personally appears J. D. Mars		, who being duly sworn, says thathe
Claude Marion Ayers		
		ablish and declare the annexed instrument
	April	, A. D. 1966 to be
and contain his Last	Will and Testament; that the	e said
Claude Marion Ayers was the		
ete, indinding function halfeliers		(Deponent)
the best of deponent's knowledge and belief; and that the		
together with Joyce W. Couch	and Bess	ie Lee Nance at the request
of the testat or in his presence, as	nd in the presence of each of	ther, witnessed the due execution thereof.
Sworn to before me, this 2nd day		
February , Anno Domini 19	67 /S/ J. D	. Mars
/S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.	over a liver of the	(Deponent)
	de anno en	
of <u>Claude Marion Ayers</u>		, deceased, be entered of Probate in
Common Form.		
Given under my hand and the seal of the Court of	of Probate, this 2nd	day of February , 19 67
	_/S/ Mario	on J. Erwin Judge of Probate, Abbeville County, So. Car.
	ALEXANT PROPERTY	DAY SANDER SOMEONE ST
QUALIFIC	CATION FIDUCIA	ЖY
THE STATE OF SOUTH CAROLINA,		
Abbeville County.		
Ido solemnly swear, that this writing co	ontains the true Last Will of	the within named
		ased, so far as I know or believe
Claude Marion Ayers	and the special of the	
and that will well and truly exect	ute the same, by paying first	the debts, and then the legacies contained
the said 11m, as in		ctend and the law charge me, a
that I	will make a true and perfe	ect inventory of all such goods and chatte
So helpmeGod.		
Sworn to before me, this 2nd	day of \	1 Claude Ayers
February , Anno Domir	ni 19 67	1 014440 17010
/s/ Marion J Erwin		
Judge of Probate, Abbeville County, So.	Car.	

The Last Will and Testament of:

THOMAS FRANCIS HUGUENIN

I, THOMAS FRANCIS HUGUENIN, of the City of Greenville, and the County and State aforesaid, do hereby make, publish and declare that as and for my Last Will and Testament, hereby revoking any and all testamentary instruments heretofore made by me.

ITEM I

I direct that all my just debts and funeral expenses, including the reasonable cost of an appropriate marker for my grave, shall be paid as soon after my death as practicable.

ITEM II

All the rest and residue of my estate of every kind and description, including any property over which I may have power of appointment or disposition, I devise and bequeath absolutely to my wife, Sallie Clark Huguenin, if she shall survive me.

If my said wife shall not survive me, my residuary estate shall be disposed of as follows:

A. For the purpose of such dispostion, said residuary estate shall be divided into as many equal parts as there are children of mine who survive me, plus an additional part for each child of mine who has predeceased me leaving issue me surviving

B. One said equal part shall be paid over absolutely to each such surviving child of mine who shall have reached the age of thirty (30) years at the time of my death, and one said equal part shall be paid over absolutely, in equal share, per stirpes, to the issue me surviving of each such deceased child of mine (irrespective of the age of said isue, but subject to the provisions of Item III of this my Will.) C. As to each child of mine who shall not have reached the age of thirty (30) years at the time of my death, his or her said equal part of my residuary estate shall be paid over to my Trustee hereinafter named, as a separate trust, to hold, manage, invest and reinvest the same, and toocollect, receive and pay out the net income thereof, not less often than quarterly, to each such child, respectively, for whom a separate trust is created, until he or she reaches said age of thirty (30) years, at which time the separate trust as to his or her said part shall terminate and the principal thereof shall be paid over to him or her absolutelu; provided, however, that if any such child shall die before reaching said age, the separate trust as to his or her said part of my estate shall thereupon terminate, and the principal thereof shall be paid over forthwith (subject to the provisions of Item III hereof) to his or her issue then living, in equal shares, per stirpes, or in default of such issue, to my other children then living and the issue then living of any deceased child of mine, in equal shares, per stirpes.

During the continuance of each such separate trust as aforesaid, my Trustee is authorized and directed to pay to the income beneficiary thereof, from time to time, from the principal of the trust, such amount as it deems advisable for the support, maintenance and education of such income beneficiary, taking into account such other income as said income beneficiary may have received or be receiving from other sources, and whether or not such other income is sufficient for said support, maintenance and education.

The determinateion of my Trustee as to the advisability of making any such payment of principal shall be binding upon all persons then or thereafter interested in each such trust.

D. With respect to the division of my residuary estate, as provided in Paragraph A above (effective only if my said wife shall have predeceased me), my Executor and Trustee shall have the discretionary power, in lieu of physical division of any asset of my estate, to credit any or each of the aforesaid separate trusts with an undivided interest in the whole of any such asset; provided, however, such discretionary power shall be exercised only for administratrive purposes, and shall not alter or affect the dispostion of income and principal in accordance with the provisions of Paragraphs B. and C of this Item II

The Last Will and Testament of:

THOMAS FRANCIS HUGUENIN CONTINUED

ITEM III

If any income or principal of my estate or of the trusts hereunder shall become vested in a minor, my Executor or Trustee may in its absolute discretion, either pay over such income or principal at any time, and from time to time, to the guardian of the property or to anypament of such minor, or retain the same for such minor duringminority. In the case of such retention, my Executor or Trustee may apply such income or principal, and income therefrom, to the support, maintenance and education of such minor, irrespective of the resources of such minor or of his or her parents, or, in the absolute discretion of my Executor or Trustee, such income may be accumulated and retained by it during the minority of such minor, in which event it shall be added to, and inested as, principal. Any such income or principal so retained by my Executor or Trustee, and any income therefrom, which is not expended or applied under the privisions of this Item, shall be paid over to such beneficiary upon attaining majority or, if he or she shall sooner die, to his of her estate. In holding any income or principal for any minor, my Executor and Trustee shall have all of the powers, discretionary and otherwise, hereinafter conferred upon it.

ITEM IV

Without limitation of the powers conferred upon them by statute or general rules of law, my Executrix and Trustee are specifically authorized and empowered:

- (1) To invest any funds of my estate or of the trusts created hereunder, in any stocks, bonds, notes or other securities or property, real or personal, including any common or commingled fund maintained by my Executrix or Trustee, and notwithstanding that such investments may not be of the character allowed to such fiduciaries by statute or general rules of law, it being my intention to give the broadest investment powers and discretion to my Executricand Trustee;
- (2) To sell or otherwise dispose of any property, real or personal, at any time forming a part of my estate, or of the trusts hereunder, for cash or upon credit, in such manner and on such tems and conditions as she or it shall be bound to see to the application of any moneys paid.
- (3) To manage, operate, repair, improve, mortgage and lease for any term any real estate at any time held by her or it;
- (4) To distribute in cash or in king upon any division of my estate or of the trusts hereunder; and
- (5) In general, to exercise all powers in the management of my estate or the trusts hereunder which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to her or it may seem best, and to execute and deliver any and all instruments and to execute and deliver any and all insturments and to do all acts which she or it may deem necessary or proper to carry our the purposes of this my Will.

ITEM V

Whenever the word "Executrix" is used in this my Will, such word and and modifying or substituted pronouns therefor shall be taken to include the masculine, femine and the nueter, and to apply equally to my Executrix, and every sucessor or substituted Executor or Executrix, and all the poers, trusts, duties and discretions conferred by this instruement upon my Executrix or my Trustee shall be held by and extend to any successory or substituted Executrix, Executor or Trustee, who may be qualified or acting hereunder, in either capacity, whether or not named herein.

ITEM VI

I hereby constitute and appoint my wife, Salle Clark Huguenin, as Executrix of this my Will. If my said wife shall not survive me, or for any reason fail to qualify or cease to act as Executrix hereof, I consititute and appoint the Peoples National Bank, Greenville, S. C., as Executor of this my Will.

I hereby constitute and appoint the Peoples Nation Bank, Greenville, S.C.,

as Trustee of the trusts created under this my Will.

Any corporation resulting from any merger or consolidation to which said The PeoplesNational Bank, Greenville, S.C., may be a part, or to which all, or substantially all, of its personal trust business may be transferred, shall become the successor Executor hereof or Trustee hereunder as though originally named herein, with all the powers and discretions granted the Executor and Trustee originally named herein.

PROBATE OF WILL BOOK No. 7

THE STATE OF SOUTH CAROLINA,
County of Abbeville.

The Last Will and Testament of:

THOMAS FRANCIS HUGUENIN CONTINUED

IN WITNESS HWEREOF, I have hereunto set my hand and seal this 20th day of Jan., 1956.

/S/ Thomas Francis Huguenie

SIGNED, SEALED, PUBLISHED and DECLARED BY
the above named Testator, THOMAS FRANCIS
HUGUENIN, as and for his Last Will and
Testament in the sight and presence of us,
who at his request and in his sight and
presence and in the sight and presence of
each other, have hereunto signed our names
as attesting witnesses this the 20th day of January, 1956.

/S/ John Waylon /S/ Mary Ruth Whitmire /S/ Willie Mae Watson

The Last Will and Testament of:

WILLIAM A. DUNN

I, William A. Dunn, of Donalds, County of Abbeville, South Carolina, being of a disposing mind, memory and understanding and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following 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 direct my executrix, hereinafter named, to pay all my just debts.

Item II.- I will, devise and bequeath all of mypproperty of every kind, both real and personal and wheresoever situate, unto my wife, Virginia P. Dunn, in fee simple absolute.

Item III.- I hereby nominate, constitute and appoint my wife, Virginia P.

Dunn, as Executrix of this my last will and testament, to serve without bond.

In witness whereof, I hereunto set my hand and seal this 3rd day of October, 1961.

/S/ W. A. Dunn

Signed, sealed, published and declared by William A. Dunn, 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.

/S/ T. C. Allen

/S/ James F. Pearman, Jr.

/S/ Barbara Ann Culbertson

OF WILL	File:
OF WILL	Box
	Pack
IN THE COURT OF	PROBATE
, Esq., Judge of Proba	ate for said County.
c.	, who being duly sworn, says thathe
	blish and declare the annexed instrument
October	, A. D. 1961 to be
ill and Testament; that the	e said
of sound and disposing mind	l, memory and understanding, according to
	(Deponent)
id James F. Pe	arman, Jr.
and Barb	ara Ann Culbertson the request
in the presence of each ot	her, witnessed the due execution thereof.
/S/ Jam	es F. Pearman, Jr.
	(Deponent)
on be granted and the said	Last Will and Testament, with codicil
	, deceased, be entered of Probate in
Probate, this 1#th	day of February , 19 67
	on J Erwin
	On J. Erwin Judge of Probate, Abbeville County, So. Car.
TION FIDUCIA	Judge of Probate, Abbeville County, So. Car.
TION FIDUCIA	Judge of Probate, Abbeville County, So. Car.
TION FIDUCIA	Judge of Probate, Abbeville County, So. Car.
	Judge of Probate, Abbeville County, So. Car.
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nins the true Last Will of	Judge of Probate, Abbeville County, So. Car.
the same, by paying first	The within named know or believe the debts, and then the legacies contained
the same, by paying first	The within named
the same, by paying first	The within named know or believe the debts, and then the legacies contained
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the same, by paying first chattels will thereunto ex	The within named
i i	sign, seal, punctober Ill and Testament; that the fisound and disposing mind id. James F. Peand Barb and Barb in the presence of each of a seal and a seal

The Last Will and Testament of:

JESSE LUCIEN SCHROEDER

I, JESSE LUCIEN SCHROEDER, of said State and County, being of sound and disposing mind and memory, do make this my Last will and testament, hereby revoking and annulling any and all others by me heretofore made.

Item 1.

I desire and direct that my body be buried in a decent and Christian-like manner in the Upper Long Cane Cemetery in Abbeville, South Carolina.

Item 2.

It is my will and desire that my just debts be paid as soon as practical after my death.

Item 3.

I will, bequeath and devise all of my property, both real and personal, of every kind and wherever situated, to my surviving wife, MARGARET BLACK SCHROEDER, to be hers absolutely and in fee simple forever.

Item 4.

In the event my said wife, MARGARET BLACK SCHROEDER, should predecease me, or if she should die under circumstances which make it impractical to ascertain which which of us died first, then and in that event I will, bequeath and devise all of my property, both real and personal, of every kind and wherever situated, to my two daughters, SARAH MARGARET SCHROEDER AND MRS. FRANCES SCHROEDER VEAL, in equal shares share and share alike, in fee simple forever.

Item 5.

I hereby name and appoint my surviving wife, MARGARET BLACK SCHROEDER, as the sole Executrix ofthis my last will and testament, and I hereby expressly relieve her of making any inventory or appraisement of my estate, or from giving any bond or making any returns to any court, and all that is required of her under this will is to probate the same, and then enter upon and take charge of my entire estate, as provided in Item 3 hereof.

Item 6.

In the event my said wife, MARGARET BLACK SCHROEDER, should predecease me or should die under circumstances which make it impractical to ascertain which of us died first, then and in that event I name and appoint my two said daughters, SARAH MARGARET SCHROEDER and MRS. FRANCES SCHROEDER VEAL, as the joint executrices of this my last will and testament, and I hereby expressly relieve them from making any returns to any court, and all that is required of them under this will is to probate the same, and then enter upon and take charge of my entire estate, as provided in Item 4 hereof.

This the 2nd day of July, 1961.

/S/ Jesse Lucien Schroeder
Signed, sealed, declared and published by JESSE LUCIEN SCHROEDER as his
last will and testament, in the presence of the undersigned as witnesses thereto being
individually and specially by JESSE LUCIEN SCHROEDER as witnesses to this will, he
first signing the same in our presence, and we then signing as witnesses in his
presence and in the presecne of each other. This the _____day of July, 1961.

/S/ John Micheal, Jr. /S/ E. G. EINYNY Beavers /S/ Mrs. E. G. Beavers

The Last Will and Testament of:

ALBERT BELCHER

IN THE NAME OF GOD, AMEN:-

I, Albert Belcher, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, 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, to-wit:-

ITEM 1:- I direct my Executrix, hereinafter named, to as soon after my death as practicable, to pay all of my just debts.

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed to my wife, Gracy Belcher, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my wife, Gracy Belcher sole Executrix of this last Will and Testament, with full power to her to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF I have hereunto signed my name and affixed my seal this 21st day of August, A.D. 1959.

OF ALERICATION PUDUCIARY

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ally line along time he to protection earling her ever a select five

/S/ Albert Belcher (LS)

Signed, sealed, Published and Declared by
Albert Belcher, as and for his last Will
and Testament, in our presence, and we,
in his presence, at his request, and each
of us in the presence of the other two, have
hereunto signed our names as attesting witnesses.

/S/ W.I . White /S/ John L Perrin /S/ J. D. Mars

CITE ONLINE ON ASSESSMENT SHOWING SHOWING		Box
THE STATE OF SOUTH CAROLINA,)		Pack
	THE COURT OF PROBATI	
Marion J. Erwin	Esq., Judge of Probate for said	Country
Personally appears J. D. Mars		
Albert Belcher	, who being	ng duly sworn, says that _he
aw	sign, seal, publish and d	eclare the annexed instrument
of writing, bearing date the 21st day of August		A. D. 1959 to be
and contain his Last Will and	Testament; that the said	of social and sit soci
Albert Belcher was then of sour	d and disposing mind, memory a	nd understanding, according to
	T D "	(Deponent)
the best of deponent's knowledge and belief; and that the said	J. D. Mars	
ogether with W. I. White	and John L. Per	rin at the request
of the testator in his presence, and in the	presence of each other, witness	sed the due execution thereof.
Sworn to before me, this 15th day of		
March , Anno Domini 19 67	/S/ J. D. Mars	
/S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.		(Deponent)
On hearing the above petition of Gracie Belche it is hereby ordered, adjudged and decreed, That the petition be Abert Belcher	granted and the said Last Will a	nd Testament, with codicil,
it is hereby ordered, adjudged and decreed, That the petition be	granted and the said Last Will a , de	March , 19 67
it is hereby ordered, adjudged and decreed, That the petition be of	granted and the said Last Will a , de , this 15th day of	March , 19 67
it is hereby ordered, adjudged and decreed, That the petition be of	granted and the said Last Will a , de , this 15th day of	March , 19 67
Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO	granted and the said Last Will a , de , this 15th day of	March , 19 67
Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO	granted and the said Last Will a , de , this 15th day of	March , 19 67
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THE STATE OF SOUTH CAROLINA, Abbeville County. About the petition be decreed, That the petitio	granted and the said Last Will a, de, de	March , 19 67
Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains the Albert Belcher	granted and the said Last Will a	March , 19 67
Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains the Albert Belcher and that will well and truly execute the sa	granted and the said Last Will a , de , this 15th day of	March , 19 67 in robate, Abbeville County, So. Car.
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Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains the Albert Belcher and that will well and truly execute the sate the said Will, as far as his goods and chatter will may be a solemnia of the court of Probate and the said Will, as far as far as goods and chatter will may be a solemnia of the court of Probate and the said Will, as far as far as goods and chatter will may be a solemnia of the court of Probate and the said Will, as far as far as goods and chatter goods and chatter will may be a solemnia of the court of Probate and far as far as for all goods and chatter goods and chatter	granted and the said Last Will a	March , 19 67 in robate, Abbeville County, So. Car.
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Abert Belcher Common Form. Given under my hand and the seal of the Court of Probate QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains the Albert Belcher and that will well and truly execute the sate the said Will, as far as his goods and chatte that will ma	granted and the said Last Will a , de , this 15th day of	March , 19 67 Cin Tobate, Abbeville County, So. Car. Ramed as I know or believe and then the legacies contained in the law charge me , and

The Last Will and Testament of:

SARAH W. WARDLAW

IN THE NAME OF GOD, AMEN:-

I, Sarah W. Wardlaw, of the County of Abbeville, in the State aforesaid, being of sound i and disposing mind, memory and understanding, 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, to-wit:-

Item 1:- I direct that my Executor, hereinafter named, as soon after my death as practicable, to pay all of my just debts.

Item 2:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal andmixed to my husband, Fred Wardlaw, in fee simple

Item 111:- I hereby nominate, constitute and appoint my husband, Fred Wardlaw, sole Executor of this my last Will and Testament, with full power to him to do any and every act necessary to carry this my Will into effect, and without giving bond as such Emecutor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 14th day of April, A. D., 1956.

Signed, Sealed, Published and Declared by Sarah W. Wardlaw, and as for her last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses thereto.

/S/ Bessie Lee Nance /S/ J. M/ Strawhorn /S/ J. D. Mars

/S/ Sarah W. Wardlaw

		File:
No constant to	PROOF OF WILL	Box
THE STATE OF SOUTH CAROLINA,	TEDASA	Pack
Abbeville County.	IN THE COURT OF PRO	BATE
By Marion J. Erwin	Esq., Judge of Probate for	said County.
Personally appears J. D. Mars	, wi	no being duly sworn, says that _he
sawSarah W. Wardalw	sign, seal, publish	and declare the annexed instrument
of writing, bearing date the 14th day		
her		
	Last Will and Testament; that the said	
	was then of sound and disposing mind, men	
	J. D. Mars	(Deponent)
the best of deponent's knowledge and belief; and best best best with Bessie Lee Nance	J. M. Strawhorn	at the request
together with	, esploses of	ignia set nu tendados que
of the testat rix in her pres	CANDIDATED PARTICIPATION OF THE PROPERTY OF THE PARTY OF	witnessed the due execution thereof.
Sworn to before me, this	day of /S/ J. D.Mars	
/S/ Marion J. Erwom		(Deponent)
Judge of Probate, Abbeville County, So. (
OPDED ADMITTING T	VILL TO PROBATE IN (COMMON FORM
ORDER IIDIIII III (
On hearing the above petition of	Name 1 a Ward 1 and 1 an	st day of August, A.D. Is
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it is hereby ordered, adjudged and decreed, That	the petition be granted and the said Last	Will and Testament, with codicil,
ofSarah W. Wardlaw		, deceased, be entered of Probate in
Common Form.	Moss hos ,imay	
Given under my hand and the seal of the C	Court of Probate, this 31st day of	of March , 19 67
	/S/ Marion J. Erv	
	Judi	ge of Probate, Abbeville County, So. Car.
QUAL	IFICATION FIDUCIARY	
The small of govern GAROVINA		
THE STATE OF SOUTH CAROLINA,		
Abbeville County. J		
do solemnly swear, that this wri	ting contains the true Last Will of the wi	thin named
Sarah W. Wardlaw	deceased, s	so far as know or believe;
and thatwill well and truly	y execute the same, by paying first the de	bts, and then the legacies contained in
the said Will, as far as her	goods and chattels will thereunto extend a	nd the law charge me, and
that	will make a true and perfect inv	entory of all such goods and chattels;
So helpGod.		
Sworn to before me, this1	4th day of	
April, Anno :	/S/ Harold	Wardlaw
/S/ Marion J. Erwin- Judge of Probate, Abbeville Count	ty, So. Car.	

PROBATE OF WILL BOOK No. 7

THE STATE OF SOUTH CAROLINA, County of Abbeville,

The Last Will and Testament of:

NANNIE BELLE Y. KAY

I, Nannie Belle Y. Kay, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the followin as and for my last Will and Testament, to-wit:-

Item 1:- I direct my Executor, hereinafter named, as soonafter my death as practicable to pay all of my just debts.

Item 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed, to my husband, Robert Lewis Kay, in fee simple absolute.

Item 111:= I hereby constitute and appoint my husband, Robert Lewis Kay, sole Executor of this my last Will and Testament, with full power to him to do any and every act necessary to carry this, my Will into effect, and without giving bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed by name and affixed my seal this 27th day of September, A. D., 1955.

Signed, Sealed, Published and Declared by Nannie Belle Y. Kay, as and for her last Will and Testament, in our presence, and we, in her presence, at her request, and each ofus in the presence of the other two, have hereunto signed our names as attesting witnesses thereto.

/S/ Bessie Lee Nance /S/ J. D. Mars /S/ J. Moore Mars

/S/ Nannie Belle Y. Kay L.S

OUALIFICATION FIBUCIARY

and and and order remote the name, he papers for the debte, and then the legacies contain

		File:
	PROOF OF WILL	Box
		Pack
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PRO	BATE
Abbeville County.		
	, Esq., Judge of Probate fo	r said County.
Personally appears	, w	ho being duly sworn, says that _he
	sign, seal, publish	
of writing, bearing date the 27th	day of September	, A. D. 1955 to be
and contain her	Last Will and Testament; that the said	ye to lie yes or releasible.
Nannie Belle Y. Kay	was then of sound and disposing mind, men	
he best of deponent's knowledge and belief; a	J. D. Mars	(Deponent)
Ressie Lee Nance	and J. Moore	Mars at the request
ogether with	through her adequation production 4	deand 1 - till mest
f the testatp	resence, and in the presence of each other,	witnessed the due execution thereof.
Sworn to before me, this 5th	day of	Cly we also wrers this my Will
April , Anno Dor	mini 1967 /S/ J. D. Mars	
/S/ Marion J. Erwin Judge of Probate, Abbeville County, S	has seen a company seems	(Deponent)
t is hereby ordered, adjudged and decreed, T Nannie Belle Y. Kay		, deceased, be entered of Probate in
_		
Common Form.		April 67
Given under my hand and the seal of th	e Court of Probate, thisday	ot, 19
	/S/ Marion J.	Erwin lge of Probate, Abbeville County, So. Car.
QUA	LIFICATION FIDUCIARY	
THE STATE OF SOUTH CAROLINA,		
Abbeville County.		
do solemnly swear, that this	writing contains the true Last Will of the w	ithin named
Nannie Belle Y. Kay		I Land Line
	deceased,	so far asknow or believe
nd that will well and to	ruly execute the same, by paying first the de	ebts, and then the legacies contained in
ne said Will, as far as her	goods and chattels will thereunto extend	and the law charge me, and
at I	will make a true and perfect inv	ventory of all such goods and chattels
helpGod.		
Sworn to before me, this5th		
	day of	
April, Ann	/S/ Robert	Lewis Kay
April , Ann /S/ Marion J. Erwin	no Domini 19—67	Lewis Kay

The Last Will and Testament of:

MRS. MYRTLE F. BROWN

I, MRS. MYRTLE F. BROWN, of Abbeville County, State of South Carolina, being of sound mind

and disposing mind and memory, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

FIRST: All property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my son, LEWIS ALBERT BROWN, JR., absolutely and in fee simple forever.

SECOND: I appoint my son, LEWIS ALBERT BROWN, JR., to be the executor of this my Last Will and Testament, and request that he not be required to give any bond.

THIRD: I hereby authorize my executor to sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to wim shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this myyLast Will and Testament and affixed my seal this 28th day of September, 1964. The testator being unable to write made her mark and had her name signed by Patricia Ann Smith at her request, in her presence , and in our presence. X

/S/ Mrs. Myrtle F. Brown (L.S.) The foregoing intrument, consisting of one typewritten page, typewritten on only one side, was at the date thereof by the said MRS. MYRTLE F. BROWN, signed, sealed, published and declared to be her Last Will and Testsament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

COHOTE ADMITTIVE WILL TO PROBATE IN COMMON FORM

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/S/ Rosemary H. Copeland of Abbeville, South Carolina.

/S/ Rosemary H. Coperant of Abbeville, South Carolina
/S/ Nancy S. King of Abbeville, South Carolina
/S/ Robert L. Hawthorne, Jr. of Abbeville, South Carolina

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		File:
	PROOF OF WILL	Box
THE STATE OF SOUTH CAROLINA,)		Pack
Abbeville County.	IN THE COURT OF PRO	BATE
By Marion J. Erwin	, Esq., Judge of Probate for	r said County.
Personally appears Robert L.	Hawthorne, Jr. , wl	no being duly sworn, says thathe
Myrtle F. Brown	sign seal publish	and declare the annexed instrument
204h	a passed and property of the passed of the	
f writing, bearing date the 28th	day of September	, A. D. 1964 to be
nd contain her	Last Will and Testament; that the said	G BOOK CINE BOOK
Myrtle F. Brown	was then of sound and disposing mind, men	nory and understanding, according to
he best of deponent's knowledge and belief; an	Robert L. Hawthorne	, Jr. (Deponent)
ogether with Rosemary H. Copeland		King at the request
The green has the or or of	the company of each other	witnessed the due execution thereof
12+6	resence, and in the presence of each other, v	vidiessed the due execution thereor.
Sworn to before me, this, Anno Dom		ert L. Hawthorne, Jr.
, Aliio Boil		(Deponent)
Judge of Probate, Abbeville County, Sc	io. Car.	ned, Smiled, Sublished and I
Myrtle F. Brown		, deceased, be entered of Probate in
ommon Form.		
Given under my hand and the seal of the	e Court of Probate, thisday o	f April , 197
	/S./ Marion	J Erwin e of Probate, Abbeville County, So. Car.
	Judg	e of Probate, Abbevine County, So. Car.
QUA	LIFICATION FIDUCIARY	
HE STATE OF SOUTH CAROLINA,)		
Abbeville County.		
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	vriting contains the true Last Will of the wit	hin named
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said Will, as far as her	goods and chattels will thereunto extend ar	nd the law charge_me, an
t <u> </u>	will make a true and perfect inve	ntory of all such goods and chattels
help		
Sworn to before me, this 13th	day of /S/ Lewis Albert	
Sworn to before me, this 13th April , Anno /S/ Marion J. Erwin	/ J Lewis Albert	

The Last Will and Testament of:

IN THE NAME OF GOD, AMEN:-

LINNIE BEAUFORD

I, Linnie Beauford, of the County of Abbeville, in the State aforesaid, bring of sound and disposing mind, memory and understanding 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, hereby revoking any and all Wills heretofore by me made.

ITEM 1:- I direct that my Executor, hereinafter named as soon after my death as practicable, to pay all of my just debts with the first money coming into his hands as hereinafter provided.

ITEM 11:- I will, devise and bequeath unto my great nephew, Bennie McCurry, One (1) White face milk cow.

ITEM 111:- I will, devise and bequeath unto my newphew, Vernon B. Burdette, my homeplace where I am now residing, containing Fifty-one (51) Acres, in fee simple absolute.

ITEM 1V;- I will, devise and bequeath unto my niece, Molly B. McCurry and my newphew by marriage, Bobby McCurry my tract of land known as the "Manning Tract", in fee simple absolute.

ITEM V:- I will, devise and bequeath unto my niece, Viola B. Graham, a Two (2) Acre tract of land facing on Noble Drive, to be sold, or else the sum of One Thousand and No/100 (\$1,000.00) Dollars in cash is to be paid to her from my estate.

ITEM VI:- I will, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed to be sold and the proceeds from said sale to be divided to the payment of my debts, if any, and my burial expenses, and after the payment of my debts and burial expenses, if there be anything remaining, I will, devise and bequeath said residue to my nephew, Vernon B. Burdette, my niece, Molly B. McCurry and my niece, Viola B. Grahma, share and share alike.

ITEM V11:- I hereby nominate, constitute and appoint my nephew, Vernon B. Burdette, Executor of this my last Will and Testament, to serve as such Executor without being required to execute bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 16th day of February, 1965.

OULLIFICATION FIDUCIARY

/S/ Linnie Beauford L.S.

Signed, Sealed, Published and Declared by
Linnie Beauford, as and for her last Will
and Testament, in our presence, and we, in
her presence, at her request, and each of us in
the presence of the other two, have subscribed
our names as attesting witnesses.

/S/ Joyce W. Couch /S/ Bessie Lee Nance

/S/ J. D. Mars

	PROOF OF WILL	Box
THE STATE OF SOUTH CAROLINA,	1	Pack
Abbeville County.	IN THE COURT OF PRO	OBATE PROPERTY AND ADDRESS OF THE SOL
By Marion J. Erwin	, Esq., Judge of Probate f	or said County.
Personally appears J. D. Mars	Promision to ends the seed well,	who being duly sworn, says thathe
Linnie Beauford		dealers the annexed instrument
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The articularly will be son for	was then or sound and disposing mind, in	
	J. D. Mars	(Deponent)
he best of deponent's knowledge and belief;	and that the said Bessie L	ee Nance at the request
ogether with	100 CANDERS AND 10 G151 28000 CH	
	presence, and in the presence of each other,	witnessed the due execution thereof.
Sworn to before me, this 14th	day of	
April , Anno Do	omini 19 67 /S/ J. D. Mars	CONTRACTOR OF THE PROPERTY OF
/S/ Marion J. Erwin Judge of Probate, Abbeville County,	a level drunt , sillenta	(Deponent)
ORDER ADMITTING On hearing the above petition of	Vernon B. Burdette That the petition be granted and the said Last	t Will and Testament, with codicil,
On hearing the above petition of	That the petition be granted and the said Last	t Will and Testament, with codicil,, deceased, be entered of Probate in
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On hearing the above petition oft is hereby ordered, adjudged and decreed, oft Linnie Beauford	That the petition be granted and the said Lass the Court of Probate, thisday /S/ Marion J. Erwin	April 67
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THE STATE OF SOUTH CAROLINA,

County of XXXXXXXXX Anderson

The Last Will and Testament of:

LEON L. RICE

I, Leon L. Rice, of Anderson, South Carolina, hereby make and declare this to be my last will, and I revoke any wills or codicils heretofore made by me.

ITEM I

I direct that all estate and inheritance taxes and other taxes in the general nature thereof which shall become payable upon or by reason of my death in respect to any property passing by or under the terms of this will, or any codicil thereto hereafter executed by me, or in respect of the proceeds of any policy or policies of insurance upon my life, or in respect of any other property which shall be included in my gross estate for the purpose of such taxes, shall be paid by my Executors out of the principal of my residuary estate, subject, however, to Section 1 of ITEM IV of this will.

ITEM II

I bequeath all my law books, furniture and fixtures and other tangible personal property used in connection with my law practice to my son, Earle M. Rice, if he survives me, or, if not, to my son, Leon L. Rice, Jr. I bequeath all remaining tangible personal property and effects of every kind owned by me at my death to my wife, Sara W. Rice, if she survives me. Should my said wife predecease me, I bequeath such remaining property and effects to my child or children living at the time of my death, and if there shall be more than one such child, my Executors are authorized in their sole discretion to make division thereof with such equality and appropriateness as shall be feasible under the circumstances.

ITEM III

If at the time of my death I own any residence or interest therein which is occupied by me and my wife, Sara W. Rice, as our principal home, or if I own any residence or interest therein which is used by us for vacation purposes, I devise any or all of such residences or interest therein owned by me to my said wife in fee simple if she survives me, provided she does not become the owner thereof by operation of law. Should my said wife predecease me, I devise any or all of such residences or interests therein owned by me to my child or children living at my death and the then living issue, per stirpes, of any child of mine that predeceases me (such issue representing the parent and taking the share the parent would have taken if living), in fee simple.

ITEM IV

If my wife, Sara W. Rice, shall survive me, I bequeath and devise all the residue and remainder of my property and estate of every nature as provided in Section 1 and 2 below:

Section 1. One-half thereof (valued without any deduction of or provision for estate, inheritance or other taxes mentioned in ITEM I of this will) to my Trustees named in Section 1 of ITEM VI of this will, to be held in a separate trust for the following uses and purposes:

- (a) During the lifetime of my said wife, my Trustees shall pay all of the net income from the principal of the trust to my said wife in monthly or quarterly instalments.
 - (b) During the lifetime of my said wife, my Trustees shall pay or deliver, free of the trust, such part or parts or all of the principal of the trust to my said wife as my Trustees in their sole discretion shall determine to be necessary to maintain her comfortably in the station in life wo which she is accustomed, taking into account funds available to her from other sources, and upon the death of my said wife, my Trustees shall pay or deliver, free of the trust, any then remaining principal of the trust to such person or persons (including my said wife's estate) and in such amounts and manner as my said wife shall appoint or direct in her will; provided, however, that this power of appointment hereby conferred upon my said wife must be exercised, if at all, by a will, or codicil thereto, executed after my death and specifically referring to this power of appointment. If this power of appointment shall not be effectually exercised as to all or any portion of such principal, so much of such principal as shall not have been disposed of by the effectual exercise of such power of appointment shall be divided into as many equal shares as shall be required to apportion one equal share to each child of mine living at the time of death of my said wife and one equal share to the then living issue, per stirpes, of each child of mind who shall have predeceased my said wife leaving issue living at the time of her death (such issue representing the parent, and the share of such issue to be subdivided among the issue if there be more than one), and the share apportioned to each such child and to each such issue shall be added to and become a part of the principal of the trust of such child or issue for which provision is made under Section 2 of this ITEM IV; provided, that if any such issue shall have attained the age of twenty-one years at the time of death of my said wife, the part of such principal apportioned to such issue shall be distributed to such issue free of any trust; provided further, that if any such share inures to the benefit of an individual under the age of such individual but be held in a separate trust by my Trustees and be administered and disposed of in accordance with the terms of paragraph (b) of such Section 2 just as if such individual had been the living issue of a child of mind who predeceased me.

THE STATE OF SOUTH CAROLINA, Abbeville County. By		PROOF OF WILL	Box
Abbeville County. By	the grade were		
By		IN THE COURT OF PR	ROBATE
Personally appears		ANT AT SOUTHWARM TO THESE THE !	to Limits Bearing, of
sign, seal, publish and declare the annexed instrument of writing, bearing date the	By	, Esq., Judge of Probate	for said County.
sign, seal, publish and declare the annexed instrument of writing, bearing date the	Personally appears	,	who being duly sworn, says that he
Last Will and Testament; that the said was then of sound and disposing mind, memory and understanding, according to (Deponent) the best of deponent's knowledge and belief; and that the said together with and at the request of the testat. in presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this	saw		
Last Will and Testament; that the said was then of sound and disposing mind, memory and understanding, according to (Deponent) the best of deponent's knowledge and belief; and that the said together with and at the request of the testat. in presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this	of writing, bearing date the	day of	, A. D to be
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Given under my hand and the seal of the Court of Probate, this	it is hereby ordered, adjudged and decreed, Th	at the petition be granted and the said Last	
QUALIFICATION FIDUCIARY THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this writing contains the true Last Will of the within named. deceased, so far as know or believe do that will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as goods and chattels will thereunto extend and the law charge and will make a true and perfect inventory of all such goods and chattels help. God. Sworn to before me, this day of	it is hereby ordered, adjudged and decreed, Th	at the petition be granted and the said Last	
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will make a true and perfect inventory of all such goods and chattels help	Common Form. Given under my hand and the seal of the QUAI CHE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr	Court of Probate, this	of Abbeville County, So. Car.
help	Common Form. Given under my hand and the seal of the QUAI THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr	Court of Probate, thisday ofday ofday of	of far as know or believe the probate in the legacies contained in the
Sworn to before me, thisday of	it is hereby ordered, adjudged and decreed, The of	Court of Probate, this	thin named know or believe ots, and then the legacies contained in the law charge , and the l
	Common Form. Given under my hand and the seal of the QUAI CHE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr	Court of Probate, this	thin named know or believe ots, and then the legacies contained in the law charge , and the l
, Anno Domini 19	Common Form. Given under my hand and the seal of the QUAI CHE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr	Court of Probate, this	thin named know or believe ots, and then the legacies contained in the law charge , and the l
	Common Form. Given under my hand and the seal of the QUAI CHE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr	Court of Probate, thisday ofday of	thin named know or believe ots, and then the legacies contained in the law charge , and the l
Judge of Probate. Abbeville County So. Cor.	Common Form. Given under my hand and the seal of the QUAI THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this wr and thatwill well and trul e said Will, as far asat b helpGod. Sworn to before me, this, Anno	Court of Probate, this	thin named know or believe ots, and then the legacies contained in the law charge , and the l

PROBATE OF WILL BOOK No. 7

THE STATE OF SOUTH CAROLINA,
County of Abbeville.

The Last Will and Testament of:

LEON L. RICE CONTINUEDD

Section 2. The remainder thereof (after deduction of or provision for estate, inheritance or other taxes mentioned in ITEM I of this will) to my Trustees named in Section 1 of ITEM VI of this will, to be divided into as many equal shares as shall be required to apportion one equal share to each child of mine living at the time of my death and one equal share to the then living issue, per stirpes, of each child of mind that predeceases me (such issue representing the parent, and the share of such issue to be subdivided among the issue if there be more than one,) to be held in trust for the following uses and purposes:

- (a) One equal share shall be held in a separate trust for each child or mind living at the time of my death and each such trust shall be held and administered and disposed of as follows:
 - (1) The net income shall, as determined by my Trustees, in their sole discretion, be paid, applied or accumulated under one or more of the following options:
 - (i) Such income shall be paid or applied in whole or in part to or for the benefit of my wife, Sara W. Rice, if she is living and if, in the sole judgment of my Trustees, such income is needed to meet the reasonable needs of my said wife in the station in life wo which she is accustomed, taking into account income or other funds available to her from other sources; or
 - (ii) Such income shall be paid or applied in whole or in part to or for the benefit of such child; or
 - (iii) Such income shall be accumulated in whole or in part and added to the principal of the trust.

 In paying or applying income of the trust to or for the benefit of my said wife, my

Trustees shall not be required to make such payments equally from the several trusts established hereunder for my children.

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- (2) My Trustees are authorized, in their sole discretion, to pay or apply any part or all of the principal of the trust to or for the benefit of such child as my Trustees shall deem necessary, taking into account the income of the trust and funds available to such dhild from other sources, to meet the reasonable needs of such child in the station in life to which such child is accustomed.
- (3) Upon the death of such child, the funds and properties, if any, then constituting the trust shall be distributed to the issue, per stirpes, of such child living at the time of death of such child or, if there be no such issue, then to my other child or children living at the time of death of such child and to the then living issue, per stirpes, of any issue (such issue representing the parent); provided, however, that if there is then in existence a trust under this will for the benefit of any individual acquiring a share of the funds and properties of the trust, the share of that individual shall be added to his or her trust and shall be administered and disposed of in accordance with the terms of this will applicable thereto; provided further, that if any such share so inures to the benefit of an individual under the age of twenty-one years for whom no trust has been created under the terms of this will, such share shall vest in such individual but be held in a separate trust by my Trustees and be administered and disposed of in accordance with the terms of paragraph (b) of this ITEM IV just as if such individual had been the living issue of a child of mine who predeceased me.

(b) One such equal share shall be apportioned to the issue, per stirpes, of each child of mine who shall be dead with issue living at the time of my death, and the part apportioned to each such issue shall be held in a separate trust for him or her, and the net income therefrom, or theprincipal thereof, shall be applied in such manner and at such intervals and in such amounts as my Trustees in their sole discretions shall from time to time deem requisite or desirable for the suitable support or education on the beneficiary until he or she shall attain the age of twenty-one years, or shall sooner die, whereupon the trust shall be transferred to such issue if he or she attains the age of twenty-one years, or to such issue's estate, if he or she shall die before the attainment of the age of twenty-one years; provided, that if any such issue shall have attained the age of twenty-one years at the time of my death, the share of such issue shall be distributed to him or her free of any

ITEM V

If my wife, Sara W. Rice, predeceases me, I bequeath and devise atilthe residue and remainder of my property and estate to every nature as provided in Section 2 of ITEM IV of this will, just as if such property and estate constituted the remainder of my residuary estate referred to in such section and item of this will.

ITEM VI

Section 1. I nominate and appoint my sons, Earle M. Rice, and Leon L. Rice, Jr., as

Executors and Trustees of my will. If either of my said sons shall predecease me or for any reason

fail to serve or complete his services as one of my Executors and/or Trustees, I nominate and appoint

The Last Will and Testament of:

LEON L. RICE CONTINUED

my son, Joseph E. Rice, to be one of my Executors and/or Trustees.. I direct that there shall be two Executors during the administration of my estate and two Trustees during the administration of the trusts ereated under this will. If, at any time during the administration of my estate or the trusts created under this will, there shall be a vacancy in my Executors or Trustees, I authorize the remaining Executor or Trustee to nominate and appoint a substitute or successor Executor or Trustee, which may bee but need not be, a bank or trust company. In default of the nomination and appointment of a substitute or successor Executor or Trustee shall be named and appointed by the Judge of Probate of Anderson County, South Carolina. None of my said sons shall be required to give bond for the faithful performance of duties as Executor or Trustee under this will, but any other person appointed as such shall be required to give bond in accordance with the law of South Carolina.

Section 2. I authorize my Executors or my Trustees in the exercise of their sole discretion, to retain any securities or other properties or assets owned by me at the time of my death, or subsequently acquired by my Executors or by my Trustees, so long as the retention thereof shall to tehm seem to be advisable and for the best interests of my estate or any trust herein created; to sell real or personal property, either publicy or privately, for cash or on credit, without an order of court, or to exchange or convert real or personal property, as and when to do so shall to them seem to be advisable and for the best interests of my estate or any trust; to invest or reinvest the funds of my estate or the funds of any trust in such common or preferred stocks or bonds or other securities and properties as shall from time to time be approved by my Executors or my Trustees, without being restricted to statutory investments; to hold any investment belonging to my estate or any trust in bearer form or to register and hold any such investment in the name of any duly authorized nominee of my Executors or my Trustees; to participate in any plan of liquidation, reorganization, consolidation, incorporation or other financial adjustment of any corporation or business in which my estate or any trust shall be financially interested, and to accept and hold any such stocks or bonds or other properties so acquired under such plan; to compromise, arbitrate, or otherwise adjust or settle claims in favor of or against my estate or any trust; in case of any doubt, to determine what is principal and what is income and what expenses or other payments shall be charged against principal and what against income; to divide or allot all or any portion of the properties and assets constituting a part of my estate or of any trust either in kind or in money or partly in kind and partly in money and to include undivided interest in the porperties and assets so divided or allotted, and the decision of my Executors or my Trustees respecting the relative values of the properties so divided or allotted shall be conclusive and binding upon everyone interested in my estate or any trust herein created; to renew or extend any obligation on which I shall be bound or to borrow money for the benefit of my estate or any trust, and , if my Executors or my Trustees shall deem it requisite or desirable so to do, to secure such obligations or laons by mortgage or pledge of any property belonging to my estate or any trust, without incurring any personal liability on account thereof; to execute such deeds, leases, notes, contracts, proxies, bills of sale and other instruments as my Executors or my Trustees shall deem desirable or requisite in the businesslike settlement of my estate or the administration of any trust herein created; to operate and manage any unincorporated business or interest therein in such manner and for such period of time as my Executors or my Trustees shall deem advisable and for the best interest of my estate and any trust herein created; and to make loans to any child of mine who may need money in the operation of amy business enterprise in which such child is actively engaged, provided that such loans shall be made either with or without security but on a businesslike basis, shall not exceed in amount the interest of such child under this will, and shall require the making of payments of interest and principal at reasonable intervals. My Trustees or my Executors are further authorized in the exercise of their sole discretion to subdivide, develop, improve and sell real estate, and to include in deeds conveying such real estate such restrictive convenants as they may deem advisable. Where, under the terms of this will, income or principal becomes distributable to or for the benefit of any minor, my Executors or Trustees are authorized to make distribution to any parent of such minor or other person with whom the minor is residing, and the receipt of such parent or other person shall fully acquit my Executors or Trustees.

Section 3. My Executors and Trustees shall be allowed compensation for their services as such as provided by the applicable law of South Carolina.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal, this 12th day of June, 1953.

/S/ Leon L. Rice (SEAL)

Signed, sealed, published and declared by the sald Leon L. Rice as and for his last will and testament in the presence of us, who, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto; /S/ Savannah H. King Anderson, S. C. /S/ John K. Hood, Jr. Anderson, S. C. /S/ Walter H. Hood Anderson, S. C.

Just Mark

The Last Will and Testament of:

JOHN A. PORTER

IN THE NAME OF GOD, AMEN:-

- I, John A. Porter, 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.
- I will and direct that my Executor hereinafter named shall pay all of my just debts with the 2:first money coming into his hands.
- I will, devise and bdqueath, all of my property of whatsoever kind and wheresoever situate, real, personal or mixed, unto my beloved wife, Mamie W. Porter, for and during her natural lifetime. Then at her death, I will and direct that whatever property, real, personal or mixed, remain in my estate be equally divided between my two children: Mary Grace Stephens and John B. Porter, or their bodily heirs, share and share alike. The child or children of a deceased child or children to take the part or parts that the parent or parents would have taken if living.
- I hereby nominate, constitute and apoint my son, John B. Porter, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of July, 1965, A. D.

become deline and to BW and our six arising question with at me words desired

/S/ John A. Porter (LS)

Signed, Sealed, Published and Declared by John A. Porter 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.

/S/ Ira L. Williams /S/ Samuel G. Gilliam Abbeville, S. C. /S/ Charlie C. Murdock Abbeville, S. C.

Abbeville, S. C.

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	File:
PROOF O)F WILL Box
	Pack
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
Marion I. Erwin	, Esq., Judge of Probate for said County.
Samuel G. Gilliam	, who being duly sworn, says that _he
Personally appears	
John A. Porter	sign, seal, publish and declare the annexed instrument
f writing, bearing date the 29th day of July	, A. D. 1965 to be
nd contain Last Will ar	nd Testament; that the said
	and and disposing mind, memory and understanding, according to
to pure an amount of the property of the first transfer of the property of the	Samuel G. Gilliam (Deponent)
the best of deponent's knowledge and belief; and that the said	and Charlie C. Murdock at the request
	ne presence of each other, witnessed the due execution thereof.
Sworn to before me, this 3rd day of	the let report radio so enterpropries to another the rest of the let report radio so enterprise the rest of the re
Mayy, Anno Domini 19	/S/ Samuel G. Gilliam (Deponent)
/S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.	a state of further to be made to deploy at a
of	be granted and the said Last Will and Testament, with codicil, deceased, be entered of Probate in
Common Form.	
	pate this 3rd day of May , 19 67
Given under my hand and the seal of the Court of Proba-	/S/ Marion J. Erwin
	Judge of Probate, Abbeville County, So. Car.
QUALIFICATI	ION FIDUCIARY
THE STATE OF SOUTH CAROLINA,	ION FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	whom the state of training and the Vaccing of their states of training of Training. And Training of Training. And Training of Training and Training the states
THE STATE OF SOUTH CAROLINA, Abbeville County.	the true Last Will of the within named
THE STATE OF SOUTH CAROLINA, Abbeville County. I	the true Last Will of the within nameddeceased, so far as know or belief
THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains John A. Porter and that will well and truly execute the	the true Last Will of the within named
THE STATE OF SOUTH CAROLINA, Abbeville County. I	the true Last Will of the within named
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains John A. Porter and that will well and truly execute the the said Will, as far as his goods and ch	the true Last Will of the within named
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains John A. Porter and that will well and truly execute the the said Will, as far as his goods and ch	the true Last Will of the within named
THE STATE OF SOUTH CAROLINA, Abbeville County. I	the true Last Will of the within named. deceased, so far as. I know or believe the same, by paying first the debts, and then the legacies contained the nattels will thereunto extend and the law charge. me make a true and perfect inventory of all such goods and chartery of the such goods.
THE STATE OF SOUTH CAROLINA, Abbeville County. Ido solemnly swear, that this writing contains John A. Porter and that will well and truly execute the the said Will, as far as his goods and ch that Will : So help God.	the true Last Will of the within named. deceased, so far as. I know or believe the same, by paying first the debts, and then the legacies contained the nattels will thereunto extend and the law charge. me make a true and perfect inventory of all such goods and chartery of the such goods.

The Last Will and Testament of:

BELLE C. ELLIS

The second secon

Being of sound mind and soul on this 4th day of November in the year of our Lord 1966, I Belle C. Ellis do hereby declare the following as my last will and testament to be effective at the time of my death.

To Little River Community the sum of (\$100.00) one hundred dollars to be invested and only the interest to be spent.

To:	Mrs. Sennie Bell Robinson	\$ 50.00
Tol.	Mrs. Reba Moore	25.00
To:	Broadwell & Georgia Ellis (Each)	20.00
To:	Mrs. Thelma Grant	20.00
To:	Marvin & Rainy Clamp (each)	25.00
To:	Mrs. Edith Drake	20.00
To:L	Mrs. Ethel Zimmer	20.00
To:	Olin and Mollie Ellis (each)	100.00
To:	Earl C. Simmons	20.00

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Mrs capacit, we have paramete at good our needly antickers for ...

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All remaining-living first nieces and nephews to receive \$1.00 (one) dollar each. After all expense and debts are duly settled and the above carried out fully or in equal proportion to each as stated the remaining portion of my personal belonging and wealth I bequest to Jim C. or Margaret Carwile Clinkscales.

I do hereby request that Jim Clinkscales be the Executor of this Will.

windows and discord. For the periods he gracked and the said Loss Will and Termopaya, with colonial and

/S/ Belle C. Ellis

OUALIFICATION FIDUCIARY

and that

Witnesses:

/S/ Ray E. Young

/S/ Jo Anne G. Stone

/S/ Martha E. Ferguson MANY WI STARWARD CVF TO THE CONTROL OF THE

OF WILL Box 454
Pack -11-618
IN THE COURT OF PROBATE
, Esq., Judge of Probate for said County.
, who being duly sworn, says that he
sign, seal, publish and declare the annexed instrument
natured vermoned on many describ been like Total
ember , A. D. 1966 to be
and Testament; that the said
sound and disposing mind, memory and understanding, according to
(Deponent)
Martha E. Ferguson
and Jo Anne G. Stone at the request
the presence of each other, witnessed the due execution thereof.
e retina des alvittables parabase rivas i
/S/ Martha E. Ferguson
(Deponent)
deceased, be entered of Probate in 4th May 67
pate, thisday of, 19
/S/ Marion J. Erwin
Judge of Probate, Abbeville County, So. Car.
ION FIDUCIARY
the true Last Will of the within named
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deceased, so lai as
same, by paying first the debts, and then the legacies contained
attels will thereunto extend and the law charge me, a
make a true and perfect inventory of all such goods and chattel
make a true and perfect inventory of all such goods and chattel
make a true and perfect inventory of all such goods and chattel
of /S/ Jim C. Clinkscales
of \ /S/ Jim C. Clinkscales
1

THE STATE OF SOUTH CAROLINA,
County of Abbeville.

The Last Will and Testament of:

CEREE LEE, SR.

IN THE NAME OF GOD, AMEN:

I, Ceree Lee, Sr., of Calhoun Falls, State and County aforesaid, being of sound mind, memory and understanding but mindful of the uncertainty of life do hereby make, publish and declare the following as and for my Last Will and Testament to wit:

ITEM L: I direct that my Executor hereinafter named to pay all of my jsut debts as soon after my death as possible.

ITEM II; I will, devise and bequeath my entire estate to my children, Ceree Lee, Jr., Larkin Lee and Ethel Lee, share and share alike, the child or children of a predeceased child to take the parents share.

ITEM III: I do hereby nominate and appoint Ceree Lee, Jr. as Executor of this my Last Will and Testament, he to serve without bond.

Signed, Sealed, Published and Declared by Ceree Lee, Sr, as and for his Last Will and Testament this 1st day of September in the year of our Lord, One Thousand Nine Hundred Sixty Six and in the One Hundred Ninety First year of the Sovernighth and Independence of the United States of America.

/S/ Ceree C. Lee (LS)

Signed, Sealed, Published and Declared by Ceree Lee, Sr. as and for his Last Will and Testament in our presence, and we in his presence and in the presence each of the other, and at his request, we have hereunto signed our names as attesting witnesses this 1st day of September, A.D., 1966.

/S/ Addie Sherard

/S/ Eloise Erwin

/S/ Mrs. Luella Blanding

Page 335

		File:
	PROOF OF WILL	Box <u>454</u>
THE STATE OF SOUTH CAROLINA,	.5 2/30	Pack 11-620
Abbeville County.	IN THE COURT	OF PROBATE
Marion I. Erwin	Fsa Tudge of P	robate for said County.
By Addie	Shared Co	t with the state of the s
Personally appears	Clarge Chen	, who being duly sworn, says that _he
saw Ceree Lee, Sr.	sign, seal	, publish and declare the annexed instrument
of writing, bearing date the 1st	day of September	, A. D. 1966 to be
his		(dian) girlly enter & abrille
Ceree Lee, Sr.	Last Will and Testament; that	the said
Ceree Lee, SI.	was then of sound and disposing r	mind, memory and understanding, according to
	officers and according the received	Addie Sherard (Deponent)
he best of deponent's knowledge and belief;	and that the said	
ogether with Bloise Erwin	adiasherand Mrs.	Luella Blanding at the request
f the testet	presence and in the presence of each	other, witnessed the due execution thereof.
9th		
Sworn to before me, this	day of	casias Erwin
/S/ Marion J. Erwin	mini 19 /S/	Addie Shenard (Deponent)
Judge of Probate, Abbeville County,	So. Car.	
fCeree Lee, Sr.		, deceased, be entered of Probate in
Given under my hand and the seal of the	he Court of Probate, this 9th	day of, 1967
		/S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
		Judge of Fromte, resorting country, so. car.
QUA	ALIFICATION FIDUCI	IARY
THE STATE OF SOUTH CAROLINA,		
Abbeville County.		
do solemnly swear, that this	writing contains the true Last Will	of the within named
Ceree Lee, Sr.	de	eceased, so far asknow or believe;
		acedet, so lai as
nd that will well and t	truly execute the same, by paying fir	st the debts, and then the legacies contained in
e said Will, as far as his	goods and chattels will thereunto	extend and the law charge me, and
I		
nat	will make a true and pe	erfect inventory of all such goods and chattels
o helpGod.		
Sworn to before me, this 9th	day of \	
May	/s/	/ Ceree Lee, Jr.
/S/ Marion J. Erwin	no Domini 1967	
Judge of Probate, Abbeville	County, So. Car.	

THE STATE OF SOUTH CAROLINA, County of Abbeville.

The Last Will and Testament of:

FANNIE E. MARTIN

KNOW ALL MEN BY THESE PRESENTS that I, Fannie E. Martin, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue influence from any person or persons whomsoever, od hereby make, publish and declare this to be my last Will and Testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore made.

I direct my executor to pay all of my just debts, taxes and my funeral expenses from the proceeds of my estate as soon after my death as practicable.

I give, bequeath and devise unto my nephew, B. Lewis Johnson my house and lot in Honea Path, South Carolina, located behind Honea Path High School.

ITEM THREE: I give, bequeath and devise unto my nephew, Marvin Johnson my house and lot in Honea Path, South Carolina, located on Main Street.

ITEM FOUR: To my sister, Lilla Martin, I give, bequeath and devise my one-half interest to my home in Donalds, South Carolina, for and during her natural life, and upon her death to my nephew, B. Lewis Johnson in fee simple.

All the rest and residue of my estate, including my household goods, personal belongings money or personal property of any kind, or wheresoever situate, to my nephews, B. Lewis Johnson and Marvin Johnson in equal shares, share and share alike.

It is my desire, and I so direct that my nephew B. Lewis Johnson care for and supply to needs of my sister, Lilla Martin for as long as she shall live.

I hereby nominate and appoint my nephew, B. Lewis Johnson as Executor of this my will and direct that he serve in that capacity without posting bond.

IN WITNESS WHEREOF I sign, seal, publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this 30th day of July, 1966.

> /S/ Fannie E. Martin(LS) Testatrix

Signed, sealed, published and declared by Fannie E. Martin, the testatrix above maned, to be her last will and testament, and we, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnesses this 30th day of July, 1966.

WITNESSES:

/S/ George L. M. McCuen /S/ R bbie W. SMith /S/ Calvin L. Bridges

ADDRESS:

Ware Shoals, South Carolina Ware Sheals, South Carolina Ware Shoals, South Carolina

THE STATE OF SOUTH Cr.	
Abbeville County.	
Ву	
Personally appears	
saw	
of writing, bearing date theday of	
and contain Last Will and Testament; that	the said
was then of sound and disposing m	ind, memory and understan.
	(Depon
the best of deponent's knowledge and belief; and that the said	
together withand	at the request
of the testatinpresence, and in the presence of each	other, witnessed the due execution thereof.
Sworn to before me, thisday of	
Anno Domini 19	
, Anno Domini 19 }	(Deponent)
Judge of Probate, Abbeville County, So. Car.	
ORDER ADMITTING WILL TO PROBATE	IN COMMON FORM
On hearing the above petition of B. Lewis Johnson	
it is hereby ordered, adjudged and decreed, That the petition be granted and the sai	d Last Will and Testament, with codicil,
ofFannie E. Martin	deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of Probate, this	day of Ney . , 1967
N/W	Judge of Probate, Abberille County, So. Car.
	•
QUALIFICATION FIDUCL	ARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
do solemnly swear, that this writing contains the true Last Will o	f the within named
Fannie E. Martin dec	eased, so far as I know or believe;
I I I I I I I I I I I I I I I I I I I	
and thatwill well and truly execute the same, by paying first	t the debts, and then the legacies contained in
the said Will, as far as her goods and chattels will thereunto	extend and the law charge me, and
T	
that will make a true and per	fect inventory of all such goods and chattels
So help	
Sworn to before me, this \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
/S/ Li	ewis B. Johnson
Anno Domini 19.67	
Judge of Probate, Abbeville Cunty, So. Car.	

3360)

PROBATE COURT	T-FORM 1012: DEDIMUS TO QUALIFY WITNESS TO WILL KEYS PRINTING CORP., GREENVILLE, S. C.
STATE OF SOUTH CAROLINA,	IN THE COURT OF PROBATE
COUNTY OF Abbeville	personal disease.
By: Hon. Marion J. Erwin	, Judge of the Court of Probate.
Calvin L Bridges	The second of the second of the second of the second
I, reposing special trust and confidence in the integral Calvin L. Bridges, have given and	rity, care and circumspection of you, the said
uthority to examine	one of the several witnesses to the last Wil
nd Testament of Fannie E. Martin	, deceased
ated July 30, 1966 and upon yource	orporal oath to be taken on the Holy Evangelists of
almighty God touching the due execution thereof, accord	ding to the form of the statute in that case made an
provided; and a due return of your doings herein you are	e to make and give under your hand and seal for m
pprobation or disallowance. GIVEN under my hand and seal this 15th day	of May 19 67
GIVEN under my hand and sear time.	
	marin !
	Judge, Court of Probate.
TATE OF SOUTH CAROLINA,	
COUNTY OF ABBEVILLE	
Personally appeared George L. McCuen	who being duly sworn says: That h
Fannie E. Martin sign, sc	al, publish and declare the annexed instrument
Fannie E. Martin sign, so rriting bearing date July 30, 1966 to be	al, publish and declare the annexed instrument and contain. her last Will and Testament; the
Fannie E. Martin sign, so riting bearing date July 30, 1966 to be	al, publish and declare the annexed instrument and contain. her last Will and Testament; the
Fannie E. Martin sign, so riting bearing date July 30, 1966 to be the said Fannie E. Martin was the	al, publish and declare the annexed instrument and contain
Fannie E. Martin sign, se riting bearing date July 30, 1966 to be no said Fannie E. Martin was the canding according to the best of deponent's knowledge	al, publish and declare the annexed instrument and contain. her last Will and Testament; then of sound and disposing mind, memory and under and belief; and that the said. George L.
Fannie E. Martin sign, se riting bearing date July 30, 1966 to be said Fannie E. Martin was the carding according to the best of deponent's knowledge McCuen together with Calvi	al, publish and declare the annexed instrument and contain. her last Will and Testament; then of sound and disposing mind, memory and under and belief; and that the said. George L. in L. Bridges
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Fannie E. Martin sign, se riting bearing date July 30, 1966 to be see said Fannie E. Martin was the	al, publish and declare the annexed instrument and contain her last Will and Testament; the nof sound and disposing mind, memory and under and belief; and that the said George L. In L. Bridges request of the testat atrix in her present cution thereof.
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Fannie E. Martin sign, se riting bearing date July 30, 1966 to be the said Fannie E. Martin was the me said Fannie E. Martin was the Calvi Robbie W. Smith at the me said in the presence of each other, witnessed the due exe worn to before me this 16th when the Judge of the Court of Probate Abbeville County, South Carolina. TATE OF SOUTH CAROLINA COUNTY OF ABBLVILLE 1 do hereby certify that by virtue of the annexed dedicate of the several witnesses to the last Will and Testamen	centificate of commissioner CERTIFICATE OF COMMISSIONER mus I did examine George L. McCuen to of Fannie E. Martin
Fannie E. Martin sign, so pritting bearing date July 30, 1966 to be the said Fannie E. Martin was the tending according to the best of deponent's knowledge McCuen together with Calvi Robbie W. Smith , at the and in the presence of each other, witnessed the due exercised in th	cal, publish and declare the annexed instrument and contain. her last Will and Testament; the nof sound and disposing mind, memory and under and belief; and that the said. George L. in L. Bridges. Trequest of the testat atrix in her present cution thereof. CERTIFICATE OF COMMISSIONER The samination signed by the witness.
Fannie E. Martin sign, so the best of deponent's knowledge McCuen together with Calvi Robbie W. Smith , at the mode in the presence of each other, witnessed the due exercise of the several witnesses to the last Will and Testament of the several witnesses to the last Will and Testament and I herewith transmit said	cal, publish and declare the annexed instrument and contain her last Will and Testament; the nof sound and disposing mind, memory and und and belief; and that the said George L. in L. Bridges a request of the testat atrix in her preservation thereof. CERTIFICATE OF COMMISSIONER mus I did examine George L. McCuen at of Fannie E. Martin I examination signed by the witness.

_County,

South Carolina.

PROBATE OF WILL BOOK No. 7

THE STATE OF SOUTH CAROLINA, County of Abbeville.

The Last Will and Testament of:

H. S. LOVERN

I, H. S. Lovern, of Abbeville County, State of South Carolina, being of sound and disposing mind, but realizing the certainty of death, do make this my last Will and Testament.

1st. I direct that all my just debts be paid.

2nd. I bequeath and devise to my wife, Bertha H. Lovern all property of every kind and nature, both personal and real, which I may be seized at time of my death.

3rd. I nominate and hereby appoint my said wife, Bertha H. Lovern, sole Executrix of this my last Will and Testament, she to act without being required to give bond.

Signed, published and declared by the Testator as and for his last Will and Testament in our presence, and we, at his request, and in his presence and in the presence of each other have hereunto signed our names as witness thereto.

/S/ H. S. Lovern

/S/ P. A. Cheatham

/S/ John P. Willson

/S/ C. M. Sondley

February 14, 1930

QUALIFICATION FIRSTCIARY

and exceed. That the publish he granted and the table land Will and Tragograms, within

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PROOF OF W	
PROUP OF W	7ILL Box454
RETERM OF RESERVE	Pack11-623
	E COURT OF PROBATE
Abbeville County. J Marion J. Erwin Esq.,	Judge of Probate for said County.
	, who being duly sworn, says thathe
Personally appears P. A. Cheatham	
Saw	sign, seal, publish and declare the annexed instrument
of writing, bearing date theday or	, A. D. 1930 to be
ind Contains	ament; that the said
H. S. Lovern was then of sound and	disposing mind, memory and understanding, according to
P.	A. Cheatham (Deponent)
the best of deponent's knowledge and belief; and that the said	
together withJohn P. Willson	
of the testat or in his presence, and in the presence	ence of each other, witnessed the due execution thereof.
, Anno Domini 19 }	(Deponent)
Judge of Probate, Abbeville County, So. Car.	and the state of t
it is hereby ordered, adjudged and decreed, That the petition be grant	
H C Layown	ted and the said Last Will and Testament, with codicil, deceased, be entered of Probate in
of H. S. Lovern	, deceased, be entered of Probate in
of H. S. Lovern Common Form.	, deceased, be entered of Probate in
of H. S. Lovern	, deceased, be entered of Probate in
of H. S. Lovern Common Form.	, deceased, be entered of Probate in May 67
of H. S. Lovern Common Form.	, deceased, be entered of Probate in S 25th day of May 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Of H. S. Lovern Common Form. Given under my hand and the seal of the Court of Probate, this — QUALIFICATION	, deceased, be entered of Probate in Section 25th day of May 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
OfH. S. Lovern Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA,	, deceased, be entered of Probate in Section 25th day of May 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Of	, deceased, be entered of Probate in Section 25th day of May 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.
Of H. S. Lovern Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this writing contains the true.	day of May , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY
Of	day of May , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY
Of H. S. Lovern Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this writing contains the true.	, deceased, be entered of Probate in section 25th day of May , 19 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY The Last Will of the within named leceased, so far as I know or believe
Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true. H. S. Lovern and that I will well and truly execute the same,	, deceased, be entered of Probate in the second of Probate in the secon
Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the tru H. S. Lovern and that I will well and truly execute the same, the said Will, as far as his goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will, as far as goods and chattels well as the said will well as	, deceased, be entered of Probate in May 5. May 67 /S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY The Last Will of the within named know or believe the paying first the debts, and then the legacies contained will thereunto extend and the law charge me 7.
Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true. H. S. Lovern and that I will well and truly execute the same, the said Will, as far as his goods and chattels well as the said will make a	, deceased, be entered of Probate in May 5. May 67. Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY The Last Will of the within named know or believe by paying first the debts, and then the legacies contained will thereunto extend and the law charge me 7.
Of	, deceased, be entered of Probate in Aberille County, So. Car. FIDUCIARY The Last Will of the within named the deceased, so far as the know or believe by paying first the debts, and then the legacies contained
Common Form. Given under my hand and the seal of the Court of Probate, this QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true. H. S. Lovern and that I will well and truly execute the same, the said Will, as far as his goods and chattels with the said Will, as far as his goods and chattels will make a So helpme God. Sworn to before me, this 25th day of	, deceased, be entered of Probate in May 5. May 67. Marion J. Erwin Judge of Probate, Abbeville County, So. Car. FIDUCIARY The Last Will of the within named know or believe by paying first the debts, and then the legacies contained will thereunto extend and the law charge me 7.
Of	

THE STATE OF SOUTH CAROLINA County of ANDENTEXX

The Last Will and Testament of:

T. B. McBRIDE

- I, T. B. McBride, of the City of Anderson, Anderson County, South Carolina, do hereby 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 made by me.
- I will and direct that all of my just debts be apid as soon as practicable after my decease.
- 2. All of the rest and residue of my property, real, personal, mixed, tangible, intangible, of whatsoever nature and wheresoever situate, I will, devise and bequeath unto my wife, Jean LeGal Pressly McBride.
- 3. I nominate, constitute, and appoint my wife, Jean LeGal Pressly McBride, as Executrix of this my last will and testament and direct that she be not required to give bond for the faithful performance of her duties as such Executrix. The said Executrix shall have full power to settle and compromise cliams 🙃 for and against my estate and shall have full power to sell any part or all of same at such time and in such manner and upon such terms as the said Executrix deems advisable.

In witness whereof, I hereunto set my hand and seal this 13th day of July, 1959.

/S/ T. B. McBride (SEAL)

Signed, sealed, published and declared by T. B. McBride as and for his last will and testament, in the presence of us, who in his presence, and of each other, at his reauest, have subscribed our names as witnesses. /S/ Francis R. Fort

/S/ Barbara Jean Ellis

/S/ Betty S. Cooley

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THE PROPERTY OF

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		File:
PROO	F OF WILL	Box 454
		Pack 11-624
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PI	
Abbeville County.	IN THE COOK! OF TH	
By Raiph F. King,		for said County. Commissioner Judge
Personally appears Frances Fant		Probate for Abbeville County, S. who being duly sworn, says that _he
Personally appears Frances Fant	in annual and to be as	who being duly sworn, says thatic
saw T. B. McBride	sign, seal, public	sh and declare the annexed instrument
of writing, bearing date the July 13, 139 of	Ju1y	, A. D. 1959 to be
his Lost W		T B McBride
and contain nis Last W	Vill and Testament; that the s	aid 1. B. McBilde
was then	of sound and disposing mind, n	nemory and understanding, according to
		(Deponent)
the best of deponent's knowledge and belief; and that the s	aid Frances R. Fant	
ogether with Barbara Jean Cooley		. Cooley at the request
of the testat or in his presence, and		, witnessed the due execution thereof.
Sworn to before me, this 7th day of		
June , Anno Domini 19_67	France	
Ralph F. King Judge of Probate, Abbeville County, So. Car.		(Deponent)
Juge of Fronte, Moornie County, St. Car.		
t is hereby ordered, adjudged and decreed, That the petition T. B. McBride		t Will and Testament, with codicil, deceased, be entered of Probate in
common Form.		
Given under my hand and the seal of the Court of F	Probate, this day	r of19
Sivel and my hand and me sear of the sear of the		n J. Erwin
		udge of Probate, Abbeville County, So. Car.
QUALIFICA	TION FIDUCIARY	Y
THE STATE OF SOUTH CAROLINA,		
Abbeville County.		
Ido solemnly swear, that this writing contain	ins the true Last Will of the	within named
T. B. McBride	deceased,	so far as I know or believe;
d thatwill well and truly execute t	the same, by paying first the	debts, and then the legacies contained in
	,,,,	soon, and then the regules contained in
e said Will, as far as goods and	chattels will thereunto extend	and the law charge me, and
I		
at wi	Il make a true and perfect in	eventory of all such goods and chattels;
helpmeGod.		
Sworn to before me, this	\ /S/ Jean	LeGal Pressly McBride
1 D ::10	day of) /S/ Jean	LeGal Pressly McBride
, Anno Domini 19	lay of	LeGal Pressly McBride
/S/ Marion J. Erwin Judge of Probate, Abbeville County, So. Car.	lay of	LeGal Pressly McBride

THE STATE OF SOUTH CAROLINA. County of Abbeville.

The Last Will and Testament of:

JOSEPH S. McCLINTON

IN THE NAME OF GOD, AMEN:-

I, Joseph S. McClinton of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding 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, hereby revoking any and all Wills heretofore by me made.

ITEM 1:
I direct that my Executrices hereinafter named, as soon after my death as practicable to pay all of my just debts and funeral expenses with the first money coming into their

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my wife, Cora H. McClinton, for and during the term of her natural life and at the death of my said wife, I then will, devise and bequeath said property as follows: One-fourth (\(\frac{1}{2} \)) thereof unto my daughter, Mary M. Tuck; One-fourth (\(\frac{1}{2} \)) unto my daughter, Martha M. Wade; One-fourth (\(\frac{1}{2} \)) unto my daughter, Barbara M. Miller; and One-eighth (1/8) unto my grandson, Joey McClinton and One-Eighth (1/8) until my granddaughter, Kathy McClinton, children of my deceased son, James J. McClinton, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my daughters, Mary M. Tuck, Martha M. Wade and Barbara M. Miller, Executrices of this my Last Will and Testament, with full power to them to do any and every act necessary to carry this my Last Will into effect and without giving bond as such Executrices.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 16th day of September, A.D. 1966.

Signed, Sealed, Published and Declared by
Joseph S. McClinton, as and for his Last
Will and Testament, in our presence, and
we, in his presence, at his request, and
each of us in the presence of the other two,
have hereunto signed our names as attesting witnesses.

(S. Joyce W. Couch

future of Principle Atlantille Commo, Big Care

/S/ Bessie Lee Nance
/S/ J. D. Mars

OUNTIES NOTION STRUCTARY

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	PROOF OF WILL Box 454
THE STATE OF SOUTH CAROLINA,)	Pack11-625
Abbeville County.	IN THE COURT OF PROBATE
By Marion J. Erwin	, Esq., Judge of Probate for said County.
Personally appears J. D. Mars	, who being duly sworn, says thathe
sawJoseph S. McClinton	sign, seal, publish and declare the annexed instrument
of writing, bearing date the 16th	day of September , A. D. 1966 to be
and containhis	Last Will and Testament; that the said
Joseph S. McClinton	was then of sound and disposing mind, memory and understanding, according to
the best of deponent's knowledge and belief; an	d that the said
together with Joyce W. Couch	and Bessie Lee Nance at the request
of the terms on the his on	esence, and in the presence of each other, witnessed the due execution thereof.
	day of
	and the court of the state of t
June , Anno Dom //S/ Marion J. Erwin	/S/ J. D. Mars (Deponent)
Judge of Probate, Abbeville County, So	x Car.
it is hereby ordered, adjudged and decreed, Th of	at the petition be granted and the said Last Will and Testament, with codicil, , deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the	Court of Probate, this 2nd day of June 19_67
	/S/ Marion J. Erwin
	Judge of Probate, Abbeville County, So. Car.
QUA	LIFICATION FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
Ţ	
do solemnly swear, that this w	rriting contains the true Last Will of the within named
Joseph S. McClinton	deceased, so far asknow or believe;
and that will well and true	uly execute the same, by paying first the debts, and then the legacies contained in
his he said Will, as far as	goods and chattels will thereunto extend and the law charge , and
	will make a true and perfect inventory of all such goods and chattels
me God.	and controls
Sworn to before me, this2n	dday of \ /S/ Barbara M. Miller
, Anno	
/S/ Marion J. Erwin Judge of Probate, Abbeville Co	unty, So. Car.

THE STATE OF SOUTH CAROLINA. County of Abbeville.

The Last Will and Testament of: George C. Turner

IN THE NAME OF GOD, AMEN--

I, George C. Turner, Sr., of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and und ersting and desiring to make disposition of all my property in case of death, do hereby make, publish and declare the following and as for my last Will and Testament, hereby revoking any and all Wills heretofore by me made.

ITEM I:

I direct that my Executrix and Executor, hereinafter named, as soon after my death as practicable, to pay all of my just debts and fun eral expenses, with the first money coming into their hands.

ITEM II:

After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my wife, Floride E. Turner, for and during the term' of her natural life and at the death of my said, wife, Floride E. Turner, I will, devise and bequeath the rest, residue and remainder of my property real, personal and mixed, as follows: 300 One-half $(\frac{1}{2})$ unto my son, George C. Turner, Jr. and One-half $(\frac{1}{2})$ unto my son William F. Turner, Sr., in fee simple Absolute. If said property is ever mortgaged or any part of all is sold it must be agreeable to both of my sons, George C. Turner, Jr, and William F. Turner, Sr.

ITEM III:

I hereby nominate, constitute and appoint my wife, Floride B. Turner, Executrix and my son William F. Turner, Sr., Executor of this my Last Will and Testament, with full power to them to do any and every act necessary to carry this my Last Will and X TEXTAMERS into effect, and with giving bond as such Executrix and Executor.

IN WITNESS WHEREOF, I HAVE HEREUNTO SIGNED MY NAME AND AFFIXED MY SEAL, THIS 19th day of November A.D., 1965.

The Lat Ma, Tologia, Accompany, South and South and South States and South and South and Share the Control of South and South

because the Develop Code Ha by Specimen to Frequency and service places from the service of the Service Servic

William R. Yesters, SR.

Signed, SEaled, Published and Declared by Annual Control of the Co George C. Turner, Sr. as and for his Last
Will and Testament, in our presence, and we, inh
in his presence at his request, and each of us in in his presence at his request, and each or us in
the presence of the other two, have hereunto
signed our names as attesting witnesses.

George C. Turner, Sr.

Joyce W. Couch

To the Atomorphism by Street

No spin comment that so so had an arman.

Northe . Warley, Serting

Bessie Lee Nance J.D. Mars r in modelle scoonly felt in 1912, and crosses to model with the board on mone cross

THE STATE OF SOUTH CAROLINA, County of Abbeville.

The Last Will and Testament of: MRS. TREVA S. SUTTLES

BE IT REMEMBERED, THAT I, MRS TREVA SUTTLES OF ANTREVILLE COMMUNITY, IVA, RT. 2, Abbreville County, South Carolina, being of sound mind and memory, but knowing the uncertainties of this life, do hereby make, execute, and declare this to be my Last Will and Testament, in the manner following.

First, I will and direct that all my just debts and funeral expenses be paid in full.

Second, I give devise, and bequeath to my son John H. Suttles, Jr. the United States Flag presented by American Legion to W John H. Suttles, Sr. to honor him in death.

Third, I give devise, and bequeath to my daughter Emma Carolina Payne the dresser first used when starting housekeeping.

Fourth, I give devise, and bequeath to my son Samuel Carroll Suttles the General Electric Range.

Fifth, I give devise, and bequeath to my daughter Orpha Lee Bradbury (1) One Bedroom suite and all blankets, sheets, pillow cases, all kitchen utensils, including storing and silverware.

Sixty, I give devise and beaqueth to my son William L. Suttles the 32 Calibre Pistol and Ammunition. (1) One R. C. A. Victor Radio and Electric Fan.

Stighth; I give devise, and bequeath to My daughter Dorothy Rita Powell the wash bowl.

Ninth

English; I give devise, and bequeath to my Son in Law Odell E. Payne the Sideboard.

Tenth, I give devise, and bequeath all monies in the First National Bank Federal
Savings and Loan and jointly held in the First National Bank at Anderson, South
Carolina or any other savings or cash assets be disposed of in the following manner:

One half or 50% to Orpha Lee Bradbury and the remainder to be equally divided among the other three daughters, Emma Carolina Payne, Margaret S. Kay, and Dorothy Rita Powell. Further I direct that items not specifically mentioned to be disposed of at the discretion of the Executor.

- * Seventh, I give devise, bequeath to my daughter Margaret Treva Kay (1) one clothes hamper, the singer sewing machine, Flour Bowl, cutter, and rolling pin for making biscuits. The Platform rocker located in bedroom.
 - I hereby appoint my son William L Suttles as Executor, and in case of his disability or the other reason then Dorothy Rita Powell is to serve as Executorix of my Last Will and Testament.

Lastly, I do hereby xxxxxx revoke all former, and any and every will heretofore made by me.

In Testimony Whereof, I have hereunto set my hand and seal, this second day of June in the year one thousand nine hundred and sixty-five.

Georgia Treva Suttles

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On this second day of June in the year one thousand nine hundred and sixty-five Mrs. Treva Suttles of Antreville Community, Iva Route 2, Abbeville County, and the State of South Carolinasigned the foregoing instrument in our presence, and declared it ti be her last Will and Testament, and we not being interested therein, at the request of said Treva Suttles and in her presence, and intthe presence of each other, and where she could see us sign our names, did thereupon, on said above mentioned day subscribe our names hereto as witnesses thereof.

Doris M. Young, Anderson, S. C. John W. Young, Anderson, S. C. Walther D. Busby, Jr., Anderson, S. C.

Filed in Drawer 454, File -11-633, on July 6, 1967