# THE LAST WILL AND TESTAMENT OF SOPHIA C. GOURLIE

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I, SOPHIA C. GOURLIE, 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 husband, DONALD W. GOURLIE, in fee simple, if he shall survive me. If my said husband shall predecease me, 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 daughter, SUSAN A. GOURLIE, absolutely and in fee simple, subject to the provision, however, that the share of any minor beneficiary shall be transferred to my trustee in trust and my trustee in his uncontrolled discretion (1) may pay the income therefrom or any part thereof directly to such beneficiary or the guardian of the person of such beneficiary and without responsibility on my trustee to see to the application of any such payment, or (2) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (3) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until such beneficiary attains her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.

SECOND: I hereby expressly authorize my executor and my trustee, respectively and successively, to permit any beneficiaries of any and all trusts hereunder to enjoy the specie use or benefit of any household goods, chattels, or other tangible personal property (exclusive of choses in action, cash, stocks,

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THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsNancy S. King
who, being duly sworn, says that he sawSophia C. Gourlie
sign, seal, publish and declare the annexed instrument of writing, bearing date theday of
October , A. D. 1964 to be
and containherLast Will and Testament; that the said
- Sophia CGeurliewas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy_S_ King
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland Sat the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 2nd day of March Anno Domini 19-70  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Susan A. Geurlie
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
Sephia C. Geurlie deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 2nd day of March 19.70
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )
Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
Sophia C. Gourlie deceased, so far as I know or believe
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asher
nT will make a true and perfect inventory of all such goods and chattels; So help
: 100 God.
Sworn to before me, this 2nd day of  March Anno Domini 1970  Consideration of the Postoffice Address of each Fiduciary must be shown)
AMERICA , Anno Domini 19.19.
Judge of Prebate. Abbeville County, S. C.
Attorney's Name and Address:

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bonds, or other securities) which either my executor or my trustee may receive in kind, and my executor or my trustee shall not be liable for any consumption, damage, injury to, or loss of, any tangible property so used. The beneficiaries of any trusts hereunder, or my executor or trustee shall not be liable for any non-negligent consumption, damage, injury to, or loss of, any tangible personal property so used.

THIRD: I appoint ROBERT H. HAGEN, of Abbeville, South Carolina, trustee of any and all trusts hereby created.

FOURTH: I appoint my husband, DONALD W. GOURLIE, to be the executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such executor, I appoint SUSAN A. GOURLIE executor in his place. If both my husband, DONALD W. GOURLIE, and my daughter SUSAN A. GOURLIE, should fail to qualify or cease to act as such executor, I appoint ROBERT H. HAGEN sole executor in their place.

FIFTH: Without undertaking to distinguish between the duties and powers of my executor or trustee, and by way of illustration and not of limitation of his or her powers, I hereby authorize my executor or my trustee as follows:

- (1) 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 him or her shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.
- (2) To retain any of the original investments or other property constituting my estate at the time of my death, regardless of the character of said investments or other property or whether they be such as are authorized by law for investment by fiduciaries, for such time as to him or her shall seem best and to dispose of any such property by sale or exchange or otherwise as and when he or she shall deem advisable; and to invest and re-invest funds in such investments as he or she may desire, without the Order of the Court.

SIXTH: I request that no executor or trustee hereunder be required to

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give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 29th day of October, 1964.

Sophia C. Gourlie S. S. )

The foregoing instrument, consisting of three (3) typewritten pages, typewritten on only one side, was at the date thereof by the said SOPHIA C. GOURLIE, signed, sealed, published, and declared to be her Last Will and Testament, 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.

Reserved. Copland of Abbeville, South Carolina

Dancy S. King of Abbeville, South Carolina

Décorded: March 10, 1970 Dile M: 456-11-1028

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, James RayBeasley of Abbeville County, 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 interred according to the rites of my Church and that a suitable marker be placed to mark my grave and that all expense incurred therefor be piad out of my estate.

Item II. I will, devise and bequeath all of my property. both real and personal, to my wife, Edna Mae Beasley, and in the event that she should predecease me or she should die without a will said property shall be divided among our seven children, Joyce, Jackie, Jimmy, Rebecca, Daniel, Wanda and Joey, in equal shares.

Item IV. I hereby nominate, constitute and appoint my wife Edna Mae Beasley, as executrix of my will, giving her power to do all things necessary to carry out my will, including the making of conveyances and she shall serve without bond.

In Witness Whercof I have hereunto set my hand and seal this 15 , day of August A. D. 1969.

Signed, sealed, published and declared by James Ray Beasley, as and for his last will and testament, in the presnce of us, who in his presence, and each other at his request, have subscribed our names as <u>itnesses.</u>

Address

Granded March 16, 1970- File#: 456-11-1033

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_\_\_\_Jeyca B Brock who, being duly sworn, says that the saw Janos Ray Beasley sign, scal, publish and declare the annexed instrument of writing, bearing date the \_\_\_\_\_\_day of and contain \_\_\_\_\_bis\_\_\_\_\_Last Will and Testament; that the said\_\_\_\_\_\_ James Ray Beasley was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_Joyce B. Brock together with James N. Busby and Helen H. Sheehan at the request of the testat Qr\_\_\_\_in\_his\_\_presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 13th day of Joyce B. Brock March , Anno Domini 19.70 Judge of Probate, Abbeville County, S. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Edna Mac Brasley it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with James Ray Beasley , deceased, be entered of 2000001 ...... of \_\_\_\_ Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 13th day of March 19 70 **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, Abbeville County. \_\_\_\_\_\_do solemnly swear, that this writing contains the true Last Will of the within named and that James Ray Beasley \_\_\_\_\_\_deceased, so far as \_\_\_\_ know or believe; . and that \_\_\_\_\_ will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \_\_\_\_\_\_\_\_God. ldne mar Bearly Sworn to before me, this ..... 13th ......day of Liarch , Anno Domini 19.70 Lesie Lee I. Mance (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C. Attorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTY OF CHESTER

## LAST WILL AND TESTAMENT

IN THE NAME OF GOD. AMEN:

I, W. K. MAGILL, of the 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 any and all former wills or testaments, if any, by me made.

I direct that my Executrix, hereinafter named, do
first pay all of my just debts and funeral expenses,
including a suitable marker at my grave.

every kind, whether the same be real, personal or mixed, both that which I now have and that which I may hereafter acquire, I will, devise and bequeath unto my beloved daughter, Sara Kennedy Magill Tyler, to be here absolutely and forever.

I nominate, constitute and appoint my beloved daughter,

Sara Kennedy Magill Tyler, Executrix of this my Last

Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Chester, South Carolina, this the <u>18th</u> day of May, in the year of our Lord one thousand nine hundred sixty-four, and in the one hundred eighty-eighth year of the Sovereignty and Independence of the United States of America.

/8/	W.	K.	Magill	(L.S.)
	W.	K.	Magill	,

Nathe Whanden

SIGNED, SEALED, PUBLISHED
AND DECLARED by the Testator,
W. K. MAGILL, as and for his
Last Will and Testament, in the
presence of each of us, who, in
his presence, at his request, and
in the presence of each other, have
hereunto subscribed our names as
witnesses, this the 18th day of
May, A. D. 1964.

y, A. D.		18th day	OI"	 JUDGE OF PROBATE CHESTER COUNTY, S.
/s/ Grace	B. Lewis	<u> </u>		

%s/ Paul Hemphill

/s/ Mary E. Cornwell

Chester County.	IN THE COURT OF PROBATE
By Hattie Y. Harden	, Judge of Probate for said County.
Personally appears Mary	
who, being duly sworn, says that he saw Wo	K. Magill
sign, seal, publish and declare the annexed ins	• 4. •
_	, A.D1964
hie	Last Will and Testament; that the said
	was then of sound and disposing mind, memory and understanding, according
	ad that the said Mary E. Cornwell Gordon
together with Grace B. Lewis	
	e, and in the presence of each other, witnessed the due execution thereof.
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Sworn to before me, this 27th October Anno Domin	(n)
/s/ Hattie Y. Harden	) / S/ MAILA TAY COLUMNI / (AULUM)
Judge of Probate, Chester Com	nty, S. C.
ORDER ADMITTING	WILL TO PROBATE IN COMMON FORM
. Sar	a Magill Tyler
On nearing the above pention or	the petition be granted and the said Last Will and Testament, with xxxxxxxx
	K . Magill , deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Cou	urt of Probate, this 27th day of October 19 6'
	/s/ Hattie Y. Harden
	Judge of Court of Probate.
QUALI	FICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Chester County.	
	at this writing contains the true Last Will of the within named and that
to solemny swear, the	deceased, so far as I know or believe;
T	
and that	execute the same, by paying first the debts, and then legacies contained in the
enid Will, as far as his	goods and chattels will thereunto extend and the law charge me, and that
<b>I</b>	will make a true and perfect inventory of all such goods and chattels; So
help God.	
Sworn to before me, this 27th	- day of ) /s/ Sara Magill Tyler
October Anno Domin	1967
/s/ Hattie Y. Harden  Todge of Probate, Chester Cour	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name	and Address: Hemphill and Hemphill
The figure of the state of the	136 Main Street
	Chester, South Carolina

#### THE LAST WILL AND TESTAMENT OF

#### JOEL S. MORSE

- I, JOEL S. MORSE, of the City and County of Abbeville, State of well-South Carolina, do hereby make, publish and declare this to be my Last Will.
- 1. I hereby revoke all Wills and Codicils which I have heretofore made.
- 2. I direct that all my debts and funeral expenses and all the administration expenses of my estate shall be paid by my Executors as soon as practicable after my death, and that my Executors shall also pay, as part of the administration expenses of my estate and without any apportionment whatsoever, any and all succession and estate taxes which may become payable by reason of my death in respect of any property, which shall be included in my gross taxable estate as determined for the purposes of any such taxes. I further direct that all interest and penalties, if any, which shall become payable in connection with any such taxes, shall be similarly paid by my Executors without apportionment, and shall be charged against principal or income, or in part, against each, as my Executors shall, in their absolute discretion determine.
- 3. I give and bequeath all my personal effects, jewelry, silver, books, and pictures, and articles of personal or household use or ornament, and all other tangible personal property of whatever kind and wherever located (but not including any currency or specie, or automobiles) to my brother and sisters, AMOS B. MORSE, ONEY MORSE and CARA MORSE, if they shall survive me; but in case either or any of them shall not survive me, I will and bequeath said personal property to the survivor or survivors of them.
- 4. I give and bequeath all of my interest in the firm of Morse-Wier Insurance Agency, with its principal office in the City of Abbeville, South Carolina, to my nephew, VAN NOY WIER, JR., if he shall survive me.

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THE STATE OF SOUTH CAROLINA, ) Abbeville County.	E COURT OF PROBATE
Bessie Lee F. Nance By MXXIXXXXXXXIII Judge of Probate for said County.	
Personally appearsRose	mary H. Copeland
who, being duly sworn, says that he sawJC	el S. Morse
sign, seal, publish and declare the annexed instrument of	
December, 1968 A. D	to be
and contain his Last W	Vill and Testament; that the said Joel S. Morse
was then of sound	and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	
together with Nancy S. King	
of the testatorin_bispresence, and in the pre-	
Sworn to before me, this 23rd day of	
Bessie La I Mange	Governary H. Copelarl
Judge of Probate, Abbeville County, S. C.	
	<b>N</b>
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Amos B. Mor	se and Van Noy Wier, Jr.
it is hereby ordered, adjudged and decreed, That the petitio	·
rodicityxxxxxxxxxxx of Joel S. M.	lorse deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Pro	bate, this 23rd day of March, 19.70.
	Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
QUALIFICATION	
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
We do solemnly swear, that this writing co	ontains the true Last Will of the within named and that
Joel S. Morse	deceased, so far as <u>We</u> know or believe;
and thatwewill well and truly execute the same,	by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels	will thereunto extend and the law charge me and that
wewill make a true and	perfect inventory of all such goods and chattels; So help
usGod.	6. 1.1.
Sworn to before me, this 23rd day of	(Centantsos)
March , Anno Domini 19.70	Come 13 More
Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
My Commission Expires Attorney's Name and Address:	Robert L. Hawthorne, Jr. P. O. Box 426
	Abbeville, South Carolina
	BANDONIUS SOUTO CAPOLIDA BELLANDI

5. As a token of my regard for her efforts and service as an employee for many years of Morse-Wier Insurance Agency I give and bequeath to JULIA MABRY the sum of Five Thousand and 00/100 (\$5,000.00) Dollars, if she shall survive me.

enticate the field of the contract of the con-

- 6. If Sara Tate shall be in my employ as a domestic servant at the time of my death I will and devise my house and lot on Whitehall Street in the City of Abbeville, South Carolina, where Sara Tate has resided for many years to SARA TATE, in fee simple, if she shall survive me. If Sara Tate shall not be in my employ as a domestic servant at the time of my death, of if she shall predecease me, I will and devise my house and lot on Whitehall Street in the City of Abbeville, South Carolina, in the same manner as my residuary estate is disposed of hereafter.
- 7. All the rest, residue and remainder of the property which I shall own at my death, or over which I shall have any power of disposition by will, is hereinafter called and referred to as my Residuary Estate.
- 8. If either of my sisters, CARA MORSE or ONEY MORSE, shall survive me, I give, bequeath, devise, and appoint my Residuary Estate to my Executors, in Trust, however, to invest and from time to time re-invest the principal thereof, to collect the income therefrom, and to deal with the net income therefrom and with the principal thereof as hereinafter set forth. During the life of my sisters, ONEY MORSE and CARA MORSE, if either or both of them shall survive me, my Executors shall pay over the net income from the trust hereby established to and among any one or both of my said sisters, ONEY MORSE and/or CARA MORSE, living at the time of any such payment, in such shares if any such payment shall be made to more than one person, as my Executors, which shall at the time be in office, in their absolute discretion, determine.
- 9. If the foregoing payments to or for the benefit of my said sisters,
  ONEY MORSE and CARA MORSE, or the survivor of them shall be insufficient
  in the discretion of my Executors to provide for the reasonable support, care,

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or comfort of my said sisters, ONEY MORSE or CARA MORSE, or the survivor of them, my Executors may pay to or for the benefit of my said sisters, or the survivor of them, so much of the principal as they may deem proper or necessary for such purposes.

byee for thingy yours or wor! ... for Insurance Agency I give,

- 10. If my sisters, ONEY MORSE and CARA MORSE, or either of them, shall survive me, my Executors shall pay out of income or principal the burial expenses and expenses of last illness, of either or both of my said sisters, which shall survive me, to the extent that these items are not paid, or responsibility for their payment is not assumed, by some other person or estate.
- 11. Upon the death of both of my sisters, ONEY MORSE and CARA MORSE, or if both of my sisters, ONEY MORSE and CARA MORSE, shall predecease me, then upon my death, my Executors shall pay, transfer, convey and distribute the principal of my Residuary Estate to my brother, o AMOS B. MORSE; to my sister, JANIE MORSE WIER; and to my halfsister, EMILY MORSE COOK, in equal shares; but in case either or any of them shall predecease the last living survivor of myself and my sisters, ONEY MORSE and CARA MORSE, leaving children living at the death of the last survivor of myself and my sisters, ONEY MORSE and CARA MORSE, such children shall take by representation between them the share which his or her parent would have taken had such parent survived the last living survivor of myself and my sisters, ONEY MORSE and CARA MORSE; and in case either or any of them shall not survive the last living survivor of myself and my sisters, ONEY MORSE and CARA MORSE, with no children living, then it is my will that the share of such beneficiary provided for in this paragraph, shall go to the survivor or survivors of my said sister, JANIE MORSE WIER; my half-sister, EMILY MORSE COOK; and my brother, AMOS B. MORSE, and the child or children of any predeceased sister, halfsister or brother, in the same relative proportion to each other as hereinabove set forth.

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12. In the administration of my estate I authorize my Executor to retain, purchase, or otherwise acquire without restriction any stocks, bonds, notes, or other securities, or any other variety of real or personal property, including stocks or interests in investment trusts, the holding of which he deems advisable for my estate, even though such property would not otherwise be of a character suitable for investment by fiduciaries, or is unsecured, unproductive, overproductive, or of a wasting nature; to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms, credits, or conditions as he may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as he may deem advisable; to borrow money for any purpose connected with the protection, preservation, or improvement of my estate, whenever in his judgment advisable, and as security to mortgage or pledge any property forming part of my estate on such terms and conditions as he may deem advisable; to compromise or otherwise adjust any claims or demands in favor of or against my estate; to make distribution in kind and to cause any share to be composed of cash, property, or undivided fractional shares in property different in kind from any other share; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other acts which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

- 13. I request that no Executor named herein shall be required to give any bond.
- 14. My Executors may exercise all of the power and authority conferred upon them in this Will with respect to all property held under a power in trust under this Will.

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require, or authorize my Executors to pay to such beneficiary.

- 16. I nominate and appoint my brother, AMOS B. MORSE, and my nephew, VAN NOY WIER, JR., to be Executors of this my Last Will. If either of them shall fail to qualify or having qualified shall cease to act, then I nominate and appoint the other as sole surviving Executor.
- 17. The term "Executors," whenever used in this my Last Will, shall be deemed to refer at any time to the Executors at that time in office hereunder, or, if there shall then be only one Executor in office hereunder, to such Executor.
- 18. Throughout this Will, the masculine gender shall be deemed to include the feminine and the singular the plural, and vice versa.
- 19. I direct my Executors named herein to employ ROBERT L.

  HAWTHORNE, JR. for legal advice and assistance in the probating and carrying out of the provisions of this my Last Will, and the administration of my estate.

IN WITNESS WHEREOF, I, JOEL S. MORSE, have to this my Last Will and Testament subscribed my name and set my seal this 12 Hay of December, 1968.

(Joel S. Morse)

The foregoing instrument, consisting of five (5) typewritten pages, typewritten on only one side, was at the date thereof by the said JOEL S.

MORSE, signed, sealed, published and declared to be his Last Will and.

Testament, in the presence of us, who at his request, in his presence, and

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The the cutom is by at any thing, in their absolute discretion,

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

Rosemany R. Capeland of Abbeville, South Carolina

Linda J. Thompson of Abbeville, South Carolina

Mancy L. King of Abbeville, South Carolina

Frecorded: March 28, 1970 July 70: 456-11-1037

STATE OF SOUTH CAROLINA ]

COUNTY OF ABBEVILLE 1

## LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS that I, John C. Cork, 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, do 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.

Ι

I direct my Executrix 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.

ΙI

I will, bequeath and devise unto my beloved wife, Margaret M. Cork, all of my property, both real and personal, that I shall own or have an interest in at the time of my death, for and during her natural life provided, however, that my wife may use the proceeds from said property for her maintenance and support, and upon her death all property which shall remain in her hands shall go to my children in equal shares, share and share alike.

III

I hereby nominate and appoint my wife, Margaret M. Cork, as Executrix of this my will and direct that she serve without 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 23 day of \_\_\_\_\_\_\_, 1969.

TESTATOR (LS)

WITNESSES:

ADDRESSES:

Mrs Harry Jones | Morth Greenwood One Ext War thoat the war short Se Paid P. Jufrito War Short Se

Recorded: March 31,1970 Dile No: 456-11-1036

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said count	ty:
Personally appears Mrs. Harry	<u>Iones</u>
who, being duly sworn, says that the sawJohn C.	Cork
sign, seal, publish and declare the annexed instrument	of writing, bearing date the 23rd day of
April , A	D. <u>1969</u> to be
and contain his La	st Will and Testament; that the said
John C. Cork was then of so	ound and disposing mind, memory and understanding, according
	the said <u>Mrs. Harry Jones</u>
together with Hary C. Jenes	and Carol P. Johnston at the request
of the testat orinhis_presence, and in the	presence of each other, witnessed the due execution thereof.
Sworn to before me, this 23rd day of March Anno Domini 19 70	Mrs. Harry Jones
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
	M. Cork
	tition be granted and the said Last Will and Testament, with
	Cork deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of	Probate, this 23rd day of March, 19 70.
	Judge of Court of Probate.
OHAL IEICATI	ON OF FIDURIARY
GOALIFICATIO	ON OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
I do solemnly swear, that this writing	g contains the true Last Will of the within named and that
John C.Cork	deceased, so far as Iknow or believe;
and thatwill well and truly execute the sa	me, by paying first the debts, and then legacies contained in the
• .	tels will thereunto extend and the law charge me and that
	and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 23rdday of \	Margaret M. Cark
March , Anno Domini 19 70	
Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Addres	is:

I, Leila Nance Moffatt, of Abbeville County, 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 Executor hereinafter named to pay all my just debts.

Item II.- I will and devise all real estate of which I may die seized and possessed, unto my husband, James Strong Moffatt, Jr., for and during his natural life or so long as he remains a widower. At the death or remarriage of my husband, James Strong Moffatt, Jr., said real estate is to go to my son, Joseph Nance Moffatt, for and during his natural life, and from and after the death of my said son, Joseph Nance Moffatt, then unto my grandson, Alan Miller Moffatt, in fee simple absolute.

Item III.- I will and bequeath all of my personal property of every kind unto my husband, James Strong Moffatt, Jr., for and during his natural life or so long as he shall remain a widower, and from and after his death or remarriage, then unto my son, Joseph Nance Moffatt.

Item IV.- I hereby nominate, constitute and appoint my husband, James Strong Moffatt, Jr., as Executor of this my Last Will and Testament, to serve without bond. Should my husband predecease me, then and in that event I appoint my son, Joseph Nance Moffatt, as Executor of this my Will, to serve without bond.

In witness whereof, I hereunto set my hand and seal this 6 day of June 1959.

Leila Nance Moffatt (SEAL)

Signed, sealed, published and declared by Leila Nance Moffatt, as and for her Last Will and Testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses.

Jarda Muffel Abbeville, S. C.

W. S. Klunely Abbeville, S. C.

O'Newell Barrier Abbeville, S. C.

1

THE STATE OF SOUTH CAROLINA, Abboville County.

#### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_\_A. S. Kennedy\_\_\_\_\_ who, being duly sworn, says that he saw \_\_\_\_\_ Leila Nanco Noffatt\_\_\_\_\_\_ June , A. D. 1959 to be and contain \_\_\_\_ her \_\_\_\_ Last Will and Testament; that the said \_\_\_\_\_ Icila Nance Moffatt was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_A.S. Konnody together with \_\_Jack McKee.\_\_\_\_\_ and \_\_C. Nowell Bowle \_\_\_\_ at the request of the testatrix \_\_\_\_in\_ber\_\_\_presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this\_\_24th\_\_\_\_ day of March , Anno Domini 19.70 Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Joseph Nance Moffatt it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Loila Nance Moffatt deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 24th day of Warch 1970. Session Jest Thanks.

Judge of Court of Probate. **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, Abbeville County. \_\_\_\_\_\_do solemnly swear, that this writing contains the true Last Will of the within named and that\_\_\_\_ Loila Nance Moffatt \_\_\_\_\_\_\_deceased, so far as \_\_\_\_\_know or believe; and that \_\_\_\_\_ will well and truly execute the same, by paying first the debts, and then legacies contained in the -----will make a true and perfect inventory of all such goods\_and chattels; So help Sworn to before me, this .....day of \ Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown) Attorney's Name and Address:

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

## LAST WILL AND TESTAMENT

I, Charles Pressley Bosdell, being of sound mind, memory and understanding, do make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all former wills made by me, that is to say:

## ITEM I

I hereby authorize and direct my Executrix hereinafter named to pay all my just debts, including funeral expenses using any funds available for said purposes.

#### ITEM II

I give, devise and bequeath unto my beloved wife, Elsie Parker Bosdell, all my real or personal property which I may own or have the right to dispose of at the time of my death, to be here absolutely.

## ITEM III

Should my wife predecease me or should she and I die simultaneously, then I do hereby give, devise and bequeath unto my beloved daughter, Linda Nell Tuck, all of my property both real and personal, but it is the intent of the Testator that his beloved wife, Elsie Parker Bosdell, shall have all his real and personal property if she is alive at the time of his death.

I hereby nominate, constitute and appoint my beloved wife, Elsie Parker Bosdell, as Executrix of this my will,

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

Abboville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsE_C_Brown
who, being duly sworn, says that he sawCharles Pressley Bosdell
sign, seal, publish and declare the annexed instrument of writing, bearing date the 7thday of
March , A. D. 1960 to be
and containhis Last Will and Testament; that the said
Charles Pressley Bosdell was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said <u>E. C. Brown</u>
•
together with Gary D. Brown and H. M. Dobbins at the request
of the testat erin_hispresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this
Figure 2 Manes
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
•
On hearing the above petition of Elsie Parker Bosdell
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
modetick, ofCharles P. Bosdell, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 19th day of Narch 19 70.
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA \
THE STATE OF SOUTH CAROLINA, Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
Charles Pressley Bosdell deceased, so far as I know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asgoods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 19th day of March Anne Domini 19 70
March , Anno Domini 19.70 6 like Haller Barles
Judge of Probate Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)

and direct that she shall not be required to give bond as such.

IN WITNESS WHEREOF I have hereunto set my Hand
and Seal this 2 day of March, 1960, at Abbeville, South
Carolina.

Chas. P. Boxless

Signed, Sealed, Published and Declared by the Testator, Charles Pressley Bosdell, as and for his Last Will and Testament, in the presence of us, who, at his request, in his presence, and in the presence of each other have hereunto subscribed our names as witnesses on the day and year last above

written. Abbeville, S.C.

If my Date Come, Abbeville, S.C.

E.C. Brown, Abbeville, S.C.

Frecorded March 31, 1970 21/10 452-11-1039 STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Henry E. Bonner of Due West, Abbeville County, South Carolina, do make, ordain, publish and declare this as and mofor 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 interred according to the rites of my Church, and that a suitable marker be erected to mark my grave, and that all expense incurred therefor by paid out of my estate.

Item II. I will and direct that my executor shall pay all of my just debts with the first money coming in to his hands.

Item III. I will, devise and bequeath all of my preperty back checking account in the Bank to my sister, Clara A. Bonner, and all of my bonds and other property to my sister, Martha E. Bonner.

Item IV. I hereby nominate, constitute and appoint A.

S. Kennedy as executor of my will, giving him power to make transfers of property, and to do all things necessary to carry out my will without the order of the Court and without bond.

Witness my hand and seal this 19th. day of July A D 1968.

Signed, sealed, published and declared by Henry E. Bonner, 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.

James R. Hill Ad Die L Williams

Address abberille, S.C.

" Offeriell S-K

akberille So

Recorded: March 31, 1970 Jil #: 456-11-1043

THE STATE OF SOUTH CAROLINA, Abbeville County.

# IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears	James R. Hill	
who, being duly sworn, says that he	c saw Henry E. Bonner	
sign, seal, publish and declare the	annexed instrument of writing, bearing date the 19th	day of
July	, A. D. 1968	_ to be
and containhis	Last Will and Testament; that the said	
Henry E. Benner	was then of sound and disposing mind, memory and understanding, acc	ording
to the best of deponent's knowledge	and belief; and that the saidJames R. Hill	·
together with Tra L. Willi	ams and Sarwol G.Gillian at the r	equest
of the testatorin_his	presence, and in the presence of each other, witnessed the due execution then	reof.
Sworn to before me, this L. March , And Judge of Probate, Abbeville	nno Domini 19.70 James R. Hill	
ORDER A	DMITTING WILL TO PROBATE IN COMMON FORM	
it is hereby ordered, adjudged and	of Clara A. Bonner and Martha E. Bonnor  decreed, That the petition be granted and the said Last Will and Testamen  Honry E. Bonner, deceased, be ente	it, <b>szitk</b> c
Probate in Common Form.		
Given under my hand and the	e seal of the Court of Probate, this 14th day of March,	19.70.
	Busin La Di Djan	_و
	Judge of Court of Probate.	
	QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLI Abbeville County.		<b>5</b> -4
	swear, that this writing contains the true Last Will of the within named and t	
Henry E. Benner	deceased, so far asknow or l	
P	nd truly execute the same, by paying first the debts, and then legacies contained	
	goods and chattels will thereunto extend and the law charge me and	
I	will make a true and perfect inventory of all such goods and chattels; :	So help
<b>EQ</b> God.	better & home	
Sworn to before me, this	Nith day of O. Company 1970	
Lessie Le Fr	(The Postoffice Address of each Fiduciary must be	shown)
Judge of Probate, Abbeville	County, S. C.	
, Atuit	ney's Name and Address:	

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

JOINT WILL AND TESTAMENT

In the name of God, Amen:

We, John R. Uldrick, and wife, Bertie Mae S. Uldrick, of Donalds, in Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for our joint will and testament.

Item I. We commit our souls to the gracious God who gave them, and direct that our bodies be decently interred according to the rites of our Church, and that suitable monuments be erected to mark our graves, and that all expense incurred therefor be paid out of our estates.

Item II. We will and bequeath to the survivor of us all of the property with which the other shall die seized and possessed. Item III. We will and direct that the executor hereinafter named shall pay all of the just debts of the deceased with the first money coming in to his hands.

Item IV. We hereby nominate, constitute and appoint our son,
R. C. Uldrick, as executor, giving him power to make conveyances
and to do the things necessary for the carrying out the terms of
this will without the Order of the Court.

In Witness Whereof, we have hereunto set our hands and seals, interchangeably, this 20th. day of March A. D. 1965.

Signed, sealed, published and declared by John R. Uldrick and Hertie Mae S. Uldrick, as and for their joint will and testament, in the presence of us, who in their presence, and of each other, at their request, have subscribed our names as witnesses.

Beilie Mars Wednick (SEAL)

La Livière " Address Chhemille D.C. Sarah C. Hiel " alheville D.C.

Recorded: 1/8/70

THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PROBATE
Abbeville County.	
By Bessie Lee F. Nance	
Personally appears Janet Cal	·
who, being duly sworn, says that the sawJo	ohn R. Uldrick
sign, seal, publish and declare the annexed instru	ment of writing, bearing date the 20th day of
Karch	, A. D. 1965 to be
and contain his	Last Will and Testament; that the said
John R. Uldrick wa	s then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and	that the said Janet Calvert
together with Ira L. Williams	and Sarah Co Hill at the reques
of the testat_Or inin presence,	and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 7th	day of \
April , Anno Domini	
Bensie Lin & Marice	19.70 Spret Calvert
Judge of Probate, Abbeville County	, s. c. )
ORDER ADMITTING V	VILL TO PROBATE IN COMMON FORM
<u> </u>	
On hearing the above petition ofR	C. Vldrick
it is hereby ordered, adjudged and decreed, That ti	he petition be granted and the said Last Will and Testament, with codicil
	han R. Uldrick , deceased, be entered of Probate in
	Pari De Milliante de l'Indiana de l'Année de
Common Form.	743
Given under my hand and the seal of the Court	of Probate, this 7th day of April 19 70
	Beccio Le Diance
	Judge of Court of Probate.
OUALIF	ICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )	
Abbeville County.	
<b>T</b>	at a second of the second of t
do solemnly swear, that	this writing contains the true Last Will of the within named and that
John R. Uldrick	deceased, so far as know or believe;
and that will well and truly e	xecute the same, by paying first the debts, and then legacies contained in the
said Will, as far as	goods and chattels will thereunto extend and the law charge me, and that
I	will make a true and perfect inventory of all such goods and chattels; So
helpGod.	•
	day of R. C. Willerd,
April , Anno Domini 1	
Suicker T. Mancs	
Judge of Probate,Abbeville County	, s. c. )
Attorney's Name an	d Address:
· . ·	

THE STATE OF SOUTH CAROLINA,
Abbeville County.

#### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_\_ Sarah C. Hill who, being duly sworn, says that the saw \_\_\_\_Nina B. Cromer\_\_\_\_ August\_\_\_\_\_\_\_ to be and contain \_\_\_\_\_her\_\_\_\_\_Last Will and Testament; that the said \_\_\_\_\_\_ Nina D. Oromer was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_Sarah C. Hill \_\_\_\_ together with Beatrice CoSparrow and Sally W. Hughes at the request of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this\_\_\_22th\_\_\_ day of Darah C. Hice April , Anno Domini 19.70 | Judge of Probate, Abbeville County, S. C. . ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Claude W. D. Cromer it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil \_\_\_\_\_\_, of \_\_\_\_\_\_Nina o Croner \_\_\_\_\_, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this \_\_\_\_ 29th\_\_\_\_day of \_\_\_\_ April \_\_\_\_\_, 19\_70. Judge of Court of Probate. QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA, Abbeville County. \_\_\_\_\_do solemnly swear, that this writing contains the true Last Will of the within named and that\_\_\_\_ and that \_\_\_\_\_ will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and that \_\_\_\_\_will make a true and perfect inventory of all such goods and chattels; So help me God. Claude Ou D Promer Sworn to before me, this . . . 29th .... \_ day of (The Postoffice Address of each Fiduciary must be shown) e I. Mance Judge of Probate, Abbeville County, S.

Attorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen: I, Mrs. Nina B. Cromer of Abbeville County, State of South Carolina, do make ordain, publish and declare this as and for my last will and testament, revoking any other papers of a testamentary nature.

Item I. I will, devise and bequeath all of my interest in the home in which the family of Claude Gary Cromer live to my greatgrandchildren, Charles Gary Cromer and Aubrey Elaine Cromer, and require that if their mother, Elaine Timms Cromer should remarry, she will have to pay rent for the use of said Home. I will all of my other real estate to these grandentimen great grandchildren also, and my personal property too.

Item II. I hereby appoint my son, Claude W. D. Cromer, as guardian and trustee, for my said/grandchildren, Charles Gary Cromer and Aubrey Elaine Cromer, giving him the power to do what is to the best interests of said greatgrandchildren, and requiring the continuation of the payments to Starr Lumber Co. in so far as he is able out of said property.

Item III. I appoint my son, Claude W. D. Cromer, as executor of this will.

Witness my hand and saal this 22 day of August A. D. 1969. Signed, sealed, published and declared by Mrs. Nina B. Cromer as and for her last will and testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as

witnesses. Address alle

Pricorded May 1, 1970 - Jule DO: 456-11-1055

I, Arthur P. Rosenberg of Abbeville, Abbeville County, 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 out of the first money coming into her hands and available therefor.

Item II.- I will, devise and bequeath unto my wife, Pauline W.

Rosenberg, all of my property of every kind, both real and personal, and wheresoever situate, in fee simple absolute, should she be living at the time of my
death. But, should my wife, Pauline W. Rosenberg, die before I do, then and
in that event, I direct that all my property be disposed of as hereinafter
provided:

Item III.- Should my wife, Pauline W. Rosenberg, not survive me, then and in that event, I will, devise and bequeath unto my wife's niece, Anne Warren, the daughter of my wife's sister, Franzes W. Warren, my dwelling house in which I now reside, located on Ellis Avenue, Abbeville, S. C., and lot adjoining said dwelling lot in the rear thereof formerly of the Rosenberg estate, in fee simple absolute, together with all my furniture, household goods and equipment, silverware and jewelry, in fee simple.

Item IV.- Should my wife, Pauline W. Rosenberg, not survive me, all the rest, residue and remainder of my estate, both real and personal, and of whatsoever nature, I will, devise and bequeath unto The Bank of Abbeville, Abbeville, S. C., as trustee and executor, in trust, nevertheless, for the following uses and purposes, to-wit:

In trust to manage and control, invest and reinvest the said residuary estate for the benefit of my wife's father, Carl B. Wosmansky, during his natural life; the income therefrom, together with so much of the corpus or principal of said residuary estate as may be necessary for his comfortable support and care, is to be expended by the trustee and executor for this

ROBERT L HORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
ARREVILLE, B. C. 29820

STATE OF SOUTH CAROLINA )	IN THE PROBATE COURT
COUNTY OF ABBEVILLE )	
Ex Parte Pauline W. Rosenberg,) Petitioner,)	. PETITION TO PROVE WILL IN
In Re Estate of:  Arthur P. Rosenberg,  Deceased.)	COMMON FORM OF LAW AND FOR LETTERS TESTAMENTARY

TO BESSIE LEE F. NANCE, Probate Judge for Abbeville County, S. C.:

The petition of the undersigned Pauline W. Rosenberg, respectfully alleges that Arthur P. Rosenberg, age 74, died on April 22, 1970, in the City and County of Abbeville, South Carolina, and was at the date of death a resident of the City and County of Abbeville, South Carolina, and left property in the County of Abbeville, South Carolina.

That Arthur P. Rosenberg left a Will bearing date August 11, 1954, which petitioner alleges to be the Last Will of said decedent and which is herewith presented.

Your petitioner hereby applies for Letters Testamentary for the reason that she is named as Executrix in the aforesaid Will.

That under the terms of the aforesaid Will of Arthur P. Rosenberg, your petitioner, Pauline W. Rosenberg, is the sole legatee and devisee thereunder.

That your petitioner is years of age, a resident of the City and County of Abbeville, S. C., and her current mailing address is

WHEREFORE, your petitioner prays that said Will may be admitted to probate and that Letters Testamentary shall be issued to petitioner and that for that purpose a time be appointed for proving said Will, and that all persons interested shall be duly notified to appear at the time appointed for proving the same, and that all the necessary and proper Orders may be made in the premises.

Dated at Abbeville, S. C.

April 299, 1970. S. C.

Pauline W. Rosenberg, Petitioner

purpose during the term of his natural life. It being my desire that my wife's father, Carl B. Wosmansky, be supported in comfort during his life with proper medical care should he need the same, the trustee and executor above named, is authorized to expend not only the income but also so much of the corpus or principal of the estate as may be necessary for this purpose. The trustee and executor is given authority to sell and convey real estate and/or any other assets of the estate that may be deemed necessary or advisable for this purpose, or for investment or reinvestment.

Upon the death of my wife's father, Carl B. Wosmansky, or should he be dead at the time of my death, I direct my trustee and executor to make distribution of all the rest, residue and remainder of my estate, then remaining undisposed of, as follows, to-wit: Three-twelfths (3/12) thereof to my wife's niece, Anne Warren, (the daughter of my wife's sister, Franzes W. Warren) one-twelfth (1/12) thereof to my wife's sister, Franzes W. Warren; one-twelfth (1/12) thereof unto my wife's nephew, Carl Warren; one-twelfth (1/12) thereof unto my mice, Louise Levi Marcus; one-twelfth (1/12) thereof unto my nephew, George A. Levi; one-twelfth (1/12) thereof unto my nephew, George V. Rosenberg; one-twelfth (1/12) thereof unto my nephew, Philip H. Rosenberg; and one-twelfth (1/12) thereof unto my nephew, Philip H. Rosenberg; and one-twelfth (1/12) thereof unto my niece, Ruth Octavia Rosenberg, in fee simple.

In making distribution as above provided, I give to my trustee and executor full authority in its discretion in the interest of my estate and the orderly distribution thereof, to convert all or any part of the assets to cash for distribution, to make distribution in kind, partly in cash and partly in kind, or make distribution by the transfer and assignment of undivided interest in any or all of the assets of the estate. My trustee and executor is given authority to sell and convey real estate and/or any other assets of the estate that may be deemed necessary or advisable for this purpose.

Should any of the above named be minors at the time of distribution,

I direct my trustee and executor to retain the control and management of the
share or shares of such minor or minors, with authority to invest and reinvest

20

STATE OF SOUTH CAROLINA )

COUNTY OF ABBEVILLE )

VERIFICATION

Personally appeared Pauline W. Rosenberg, who being duly sworn says that to the best of her knowledge, information and belief, the statements contained in the foregoing petition are true and complete.

Sworn to and subscribed before me this 304 day of April, 1970.

Pauline W. Rosenberg

Claurer & Cellu Notary Public for South Carolina

My Commission Expires of the Severan

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE )

PROOF OF WILL

BY BESSIE LEE F. NANCE, Probate Judge for Abbeville County, S. C .:

Personally appeared Van Noy Wier, Jr., who being duly sworn, says that he saw Arthur P. Rosenberg sign, seal, publish and declare the annexed instrument of writing, bearing date the 11th day of August, 1954, to be and contain his Last Will and Testament; that the said Arthur P. Rosenberg was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Van Noy Wier, Jr. together with Julia B. Mabry and Mamie L. Morse at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me this 30 th day of April, 1970.

Ornhapires

Bessie Lee F. Nance, Judge of Probate for Abbeville County, S. C.

such share or shares together with the income therefrom, until such minor or minors attain the age of twenty-one, at which time such share or shares is to be distributed to such devisee and legatee together with the accumulated income therefrom.

Item V.- I direct that all inheritance, or estate, taxes assessed by the United States Government, or the State of South Carolina, in respect to my estate or any devise or bequest of this my will, be paid from my residuary estate and considered as part of the general expenses of the administration thereof.

Item VI .- I hereby nominate, constitute and appoint my wife, Pauline W. Rosenberg, as Executrix of this my last Will and Testament to serve without bond. Should my wife, Pauline W. Rosenberg, not be living at the time of my death, then and in that event, I hereby nominate, constitute and appoint The Bank of Abbeville, Abbeville, S. C., the Executor of this my last Will and Testament.

In witness whereof, I hereunto set my hand and seal this // day of August, 1954.

Within P. Roacherg (Seal) Signed, sealed, published and declared by Arthur P. Rosenberg, as and for his last Will and Testament in the presence of us, and who in his presence, and of each other, at his request have subscribed our names as witnesses.

B. Mahry Abbeville, S. C. Abbeville, S. C.

Abbeville, S. C.

Recorded: May 1, 1970 Jule no: 456-11-1057

## ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the annexed petition of Pauline W. Rosenberg for Proof of Will and Letters Testamentary,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that the petition be granted and the said Last Will and Testament of Arthur P. Rosenberg, deceased, be entered of Probate in Common Form.

GIVEN UNDER MY HAND AND SEAL OF THE COURT OF PROBATE, this 30% day of April, 1970.

Bessie Lee F.) Nance, Judge of Probate for Abbeville County, S. C.

THE STATE OF SOUTH CAROLII	(A
	)
COUNTY OF ABBEVILLE	)

QUALIFICATION OF FIDUCIARY

I, Pauline W. Rosenberg, do hereby solemnly swear that this writing under date of August 11, 1954, contains the Last Will of the within named Arthur P. Rosenberg, so far as I know or believe, and that I will well and truly execute the same, by paying first the debts, and then legacies and devises contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels.

Sworn to before me this 30 day of

April, 1970.

Fauling W. Rosenberg

Clevene E. Coele Notary Public for South Carolina

My Commission Expires

Clean cy il Sover

ATTORNEY'S NAME AND ADDRESS:

Robert L. Hawthorne, Jr. 200 East Pinckney Street Abbeville, South Carolina 29620 STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

I, Eunice Clark Ayers, of the County and State aforesaid, being of sound and disposing mind, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking any other instruments of a Testamentary nature heretofore by me made.

Item I: I will and direct that my Executors hereinafter named, pay all of my just debts including any funeral expenses and my interrment in keeping with my social standing, with the first moneys coming into their hands.

Item II: I will, devise and bequeath all of my property, both real and personal, of whatsoever kind and wheresoever situate to my three (3) children, Mary Louise Ayers Lemler, Blanch Ayers Fergerson and Henry Rufus Ayers, share and share alike.

Ismm III: I will and direct that my executors hereinafter named are to receive no commissions for handling the administration of my Estate.

Item IV: I nominate, constitute and appoint my daughter, Slanch Ayers Fergerson and my son Henry Rufus Ayers to act as co-Executors of this my last will and testament, to serve without being required to post surty.

Given under my hand and seal this 4th day of September, 1954.

Signed, sealed, published and declared by Eunice Clark Ayers as and for her 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.

John T. Mabry

22

Picorded 1 May 1, 1970

IN 170: 456-11-105

ounty of	1.
	IN THE PROBATE COURT
x Parte Blanch Avers Fergerson	
Henry Rufus Ayers Petitioner	PETITION TO PROVE WILL IN COMMON FORM OF LAW AND FOR LETTERS
n Re Estate of:	TORW OF LAW AND FOR LETTERS
Ennica Clark Avers	}
o Bessie Lee F. Nance Probe	ate Judge for said county:
The petition of the undersigned respectfully repr	
1. That Eunice Clark Ayers	
	Age 73 , who last dwelt in Rte. # 1 - Abbe
a the County and State aforesaid, died testate on the	30th day of April
the year of our Lord one thousand nine hundred and	Seventy possessed of goods and estate to be administered
	4th day of September 19 54
ndNo codicil, bearing date	
erewith presented. Your petitioner hereby applies for 1	· · · · · · · · · · · · · · · · · · ·
they were appointed Executrix and Exe	100 1000
they were appointed Executivy and Exe	cutor by the decedent
3. That under and by virtue of the terms of the will amed as legatees or devisees:	of the said testator/testatrix the following are the beneficiaries thereis
(Show all legatees and devisees by divisions into family	groups.)
Name	Age Residence Relationship
ary Louise Ayers Lemler	53 913 E. Fort Wayne St. to Decedent Daughter
	Warsaw, Ind.
lanch Avers Fergerson	50 Rte. # 1 - Abbeville Daughter
enry Rufus Ayers	48 Rte. # 4 - Abbetille Son
1/3	
to the state of th	The second of th
e in a second and a	
	·
Extens the great area at date of december's death if then below if	
	not then living, enter in the age column the word "dead."
4. That the testator/testatrix died seized and posses	not then living, enter in the age column the word "dead." ssed of a personal estate of about the value of
4. That the testator/testatrix died seized and posses	not then living, enter in the age column the word "dead."
4. That the testator/testatrix died seized and posses a) Cash on hand and in banks	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:
4. That the testator/testatrix died seized and posses a) Cash on hand and in banks b) Moneys due testator/testatrix on account of bonds, mo	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks	not then living, enter in the age column the word "dead." ssed of a personal estate of about the value of
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  d) Open accounts due testator/testatrix	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  ortgages and other securities  \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  d) Open accounts due testator/testatrix  e) Goods, wares, merchandise, furniture, machinery and e	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  ortgages and other securities  squipment used in profession, trade or business \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  d) Open accounts due testator/testatrix  e) Goods, wares, merchandise, furniture, machinery and e  f) Household goods  g) Farming implements, machinery and equipment  h) Farm products	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  prigages and other securities  quipment used in profession, trade or business \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  prigages and other securities  quipment used in profession, trade or business \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  d) Open accounts due testator/testatrix  e) Goods, wares, merchandise, furniture, machinery and e  f) Household goods  g) Farming implements, machinery and equipment  h) Farm products  (i) Mules, horses, cattle, hogs, sheep, etc.	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  prigages and other securities  squipment used in profession, trade or business \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  (d) Open accounts due testator/testatrix  e) Goods, wares, merchandise, furniture, machinery and e  f) Household goods  g) Farming implements, machinery and equipment  h) Farm products  (i) Mules, horses, cattle, hogs, sheep, etc.  (j) Automobiles, auto trucks, motorcycles, etc.	not then living, enter in the age column the word "dead."  seed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  ortgages and other securities  squipment used in profession, trade or business \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$
(a) Cash on hand and in banks	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  prigages and other securities  quipment used in profession, trade or business \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$
4. That the testator/testatrix died seized and posses  a) Cash on hand and in banks  b) Moneys due testator/testatrix on account of bonds, mo  c) Corporate and governmental bonds and stocks  d) Open accounts due testator/testatrix  e) Goods, wares, merchandise, furniture, machinery and e  f) Household goods  g) Farming implements, machinery and equipment  h) Farm products  (i) Mules, horses, cattle, hogs, sheep, etc.  (j) Automobiles, auto trucks, motorcycles, etc.  (k) Jewelry, silver plate, watches and other personal effect	not then living, enter in the age column the word "dead."  ssed of a personal estate of about the value of  dollars, consisting of the following moneys, goods and chattels:  ortgages and other securities  equipment used in profession, trade or business \$  sts

## THE LAST WILL AND TESTAMENT OF JOSIE C. GILLIAM

- I, JOSIE C. GILLIAM, of Abbeville County, South Carolina, do hereby make, publish, and declare this to be my Last Will.
  - 1. I hereby revoke all Wills and Codicils, which I have heretofore made.
- 2. I give and bequeath all of my property, both real, personal, and mixed, which I shall own at my death, or over which I shall have any power of disposition by Will, to my children, J. WHITFIELD GILLIAM, JR. and SAMUEL G. GILLIAM, in equal shares, absolutely and in fee simple; but in case either of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- 3. I hereby authorize my Executors 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 them shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.
- 4. I appoint my sons, J. WHITFIELD GILLIAM, JR. and SAMUEL G. GILLIAM to be the Executors of this my Last Will. If either of them should fail to qualify or cease to act as such Executor, I appoint the other as sole surviving Executor.

Yorie C Gelliam (L.S.)

The foregoing instrument, consisting of one (1) typewritten page,

RIH

24

#### PROOF OF WILL

THE	STATI	e of	SOUT	H C	AROL	INA,	
Abbe	ville C	ount	٧.				

#### IN THE COURT OF PROBATE

Appearite County.		
By BESSIE LEE F. NANCE, Probate Judge of said county:		
Personally appears Nancy S. King		
who, being duly sworn, says that the saw	Gilliam	•
sign, seal, publish and declare the annexed instrument of		1
January , A. I		
	·	<i>:</i>
and containher Last '	•	
Josie C. Gilliam was then of sound		•
to the best of deponent's knowledge and belief; and that the		
together with Robert L. Hawthorne, Jr.	and Richard Edward	at the request
of the testatrix in her presence, and in the presence	esence of each other, witnessed	the due execution thereof.
Sworn to before me, this 4th day of		
Mare Anna Domini 10 70	···	
Developer January		
Judge of Probate, Abbeville County, S. C.		
ORDER ADMITTING WILL TO	PROBATE IN COMMON I	FORM
		•
On hearing the above pelition of J.Whitfiel	d Gilliam, Jr. and Sa	miel G. William
it is hereby ordered, adjudged and decreed, That the petiti	on be granted and the said L	ast Will and Testament, with
of Josie C. G		
Probate in Common Form.	· ,	
Given under my hand and the seal of the Court of Pi	robate, thisithday	of
Given dider in, many and the sear of the		2- nance
	Judgo of Co	ourt of Probate.
(14 현실 10 분명 기계 및 10 분위 전략이 되는 10 분명 기계 및 1		
QUALIFICATION	I OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA		
THE STATE OF SOUTH CAROLINA, Abbeville County.		
do solemnly swear, that this writing	contains the true Last Will of t	he within named and that
Josie C. Gilliam	deceased, so far	as now or believe;
and that We will well and truly execute the same	e, by paying first the debts, and	then legacies contained in the
	,	
<b>F9</b> will make a true an	d perfect inventory of all suc	n goods and chatters; so neit
us God.	10 H. 1 140	1410.0
Sworn to before me, thisday of	y Whitelle	July J
May Anno Domini 19.70	Jemusel !!	Allan
Survey Ti Mance	. (The Postoffice Address of e	ach Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	1	

typewritten on only one side, was at the date thereof by the said JOSIE C.

GILLIAM, signed, sealed, published, and declared to be her Last Will and

Testament, 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.

Tancy S. King of Abbeville, South Carolina

Richard Edwards of Abbeville, South Carolina

Recorded: May 7, 1970 File No: 45-6-11-1059

## Task Will and Teskament

- I, Sevier Wilson, Presently residing at Route 2, Iva, South Carolina, County of Abbeville, State of South Carolina, being of a sound mind and memory, do of my own free will and accord, hereby make and declare this as my last will and testament; and I do hereby revoke all wills and instruments of a testamentary nature heretofore by me made.
- l. I will and direct that my executor(s); hereinafter named, pay all of the expensed of my last illness and burial and all other of my just debts unpaid at my death out of the first money coming into his (its) hands.
  - 2. I will, devise and bequeath as follows:
- (a) To my sister, Willie Belle Wilson Williams, the sum of five (\$5.00) dollars.
- (b) To my nephews, Wardee Wilson and Eris Hayne Wilson, the sum of five (\$5.00) dollars each.
- (c) To my two brothers, John White Wilson and Robert Talmadge Wilson, the sum of Five (\$5.00) dollars each.
- 3. I will devise and bequeath all my stocks, bonds and cash, after the payment of necessary expenses of my last illness death, burial and of my Estate, unto The State Bank And Trust Company, as Trustee, for the following Muses and purposed, to wit:
- a. The said State Bank And Trust Company, Abbeville Branch, As Trustee, shall hold, manage and control all of the stocks, bonds and cash money of which I die seized and possessed, after, as indicated, the necessary expenses of my last illness and burial and in the winding up of the affairs of my estate by my executor, said Bank to hold said bonds, stocks, monies, etc., and to invest the same in some safe investment or enterprise as the Bank, in its best judgment and discretion, may determine, and said Bank may, from time to time reinvest these trust funds as in its discretion may seem necessary and proper, without being limited as to the type of investment by Statute or by Rule of Law.
- b. The said Bank shall exercise all rights and powers with respect to the trust funds and income as though it possessed the same in its own right.
- c. After the payment of all necessary and medinary expenses of said trust, said Bank shall annually give and accounting to and pay over all net funds from this Trust unto John de la Howe School, McCormick County, to be used by said School as it may deem proper.
- d. It is the purport and purpose that this Trust in Said Bank shall be for the benefit of the said John de la Howe School and shall continue on indefinitely or forever by the said Bank, lor its successors and for the benefit of the said John de la Howe School or its successors.
- 4. All of my real estate and all of the rest, residue and remainder of my property, be it real, personal or mixed, which I may own at the time of my death and which has not been disposed of as set forth above, I will, devise and bequeath absolutely and in fee simple to my great nephew William Talmadge Wilson, Jr.

### PROOF OF WILL

	OF SOUTH	CAROLINA, County.	, , ,		JUNI OF INOD		41°
By Bessie	e Lee F.	Nance	, Juda	e of Probate for s	aid County.	<b>.</b>	
		Peggy L					•
who, being du	ıly sworn, sayı	s that She saw	Sev	ier Wilson			•
sign, seal, pu	blish and dec	clare the annexed	instrument of w	riting, bearing dat	e the 28th	***	day of
							to be
	· .			į			•
		owledge and belie				, ~	
		Adams					
-		·					•
		his pro	٠,	presence of each	other, witnessed	the due execution	n thereor.
Sworn to	before me, tl	ais 21st	day of		B	1 2	•
May	Jen z	Anno D	omini 1970	Tiggy	<u> </u>	tughes	
Judge of Prob	ate, Abber	/ille	County, S. C.				
•				•			
	ORDE	R ADMITTI	NG WILL TO	PROBATE :	IN COMMO	N FORM	:
	-	petition of			• • •		. :
	, of	Sevier	Wilson		, de	ceased, be entere	d of Probate in
Common For	1.5		•	25+h	<u>.</u> .	May	· 70
Given un	der my hand	and the seal of the			()	<u> </u>	1970
	. ¥ •		1	Lesse	Lee =	Judge of Court	of Probate.
ı	· .			<b>)</b>		, * + <b>6.</b> +	
		OUA	LIFICATIO	N OF FIDU	CIARY	;	•
THE STATE	or south	<u> </u>		*	• ,	<b>.</b>	·
		do solemnly swea	- that this writing	contains the true	Last Will of the v	vithin named and	l that
	•		, ,				
	Sevier W	llson			-		
and that	we	will well and	truly execute the			1	<b>'.</b>
said Will, as i	far as	his	goods a	nd chattels will th	nereunto extend as	nd the law charg	e me, and that
	we		will make	a true and perfe BANKERS TRU	ect inventory of a IST OF SOUTH	ll such goods as CAROLINA	nd chattels; So
help	us	God.			) _	/ . /	1
Sworn to	before me, th	is 25th	day of	BY A	in Herring,	enny (	1
May		· · · · · · · · ·	omini 19.70.	Trust Ac	in nerring, iministratio	n Officer	
	ece de Abb	011110	County S. C.	(The Postoff	ice Address of eac	h Fiduciary must	be shown)
Judge of Prob	oate,		County, S. C. /	P. O. B		colina 292	0.2
				Columbia	a, South Car	TOLINA 292	
•							

4. (continued)
In the event William Talmadge Wilson, Jr. dies without male heirs (Children) him surviving then it is xxxx my will that he shall receive a Life Estate only in this property and the remainder thereof shall go to the said John de la Howe School in fee simple. In the event he dies leaving male heirs (Children) him surviving then this property shall go to such male Heir (Child or Children) (Heirs) in equal shares and in fee simple.

5. I hereby nominate, constitute and appoint the said State Bank And Trust Company, Abbeville Branch, as the Executor of this my last will and testament. I give to my Executor full power and authority to sell, hypothecate, alien or dispose of any or all of the property passing under this will, should it become necessary, and to make good title thereto at public or private sale and on such terms as shall appear to it to be necessary and/or proper and to do any and all other thins which it deems necessary and proper in the winding up of the affairs of my estate and in carrying out the specific directions and purposes of this Will as set forth herein.

In Witness Whereof, I have hereunto set my hand and seal to this Will consisting of two typewritten pages this 28th, day of July, 1965.

Sevier Wilson

Signed, Sealed, Published, and Declared by Sevier Wilson in our presence to be his Last Will and Testament and we, in his presence and in the presence of each other and at his request, have hereunto set our names as witnesses to the same.

Leggy L Higher

W, Hugu Walbom

anderson & C.

andum, Sr C.

## LAST WILL AND TESTAMENT OF ADDIE L. BOWIE

I, ADDIE L. BOWIE, of Abbeville County, State of South Carolina, 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.

For information purposes, my children at the time I execute this Will are the following: Ruth B. Woodall, James Edward Bowie, Robert Frank Bowie, Frances B. Gunter and Ernest Marion Bowie.

- 1. I give and bequeath to my daughters, RUTH B. WOODALL and FRANCES B. GUNTER, in equal shares, all my furniture, furnishing, books, silver, linen, china, glassware, jewelry, wearing apparel, and all other household and personal goods and effects.
- 2. All of the rest and residue of my property, both real and personal, after the payment of my debts, funeral expenses, and expenses of administration, I give, will, devise and bequeath TO SUCH OF MY CHILDREN AS SHALL SURVIVE ME, in fee simple, in equal shares. It is my intention that in the event any of my children should predecease me, that such child's share will not be inherited by such child's issue, but all of the rest and residue of my property, after the payment of my debts, funeral expenses and expenses of administration, is bequeathed solely, in equal shares, to such of those children of mine who shall survive me.
- 3. I appoint my daughter, RUTH B. WOODALL, Executrix of this my Last Will and Testament. If she should fail to qualify or cease to act as such Executrix, then in that event, I appoint my daughter, FRANCES B. GUNTER, Executrix in her place.
  - 4. I hereby authorize my Executrix to retain any variety of real or

est ASK CPS

		IN THE DOOR ATTE	201122
Parte RUTH B. WOODALL	( DET	IN THE PROBATE (	
		ITION TO PROVE WILL	
Re Estate of:	mer.	ORM OF LAW AND FO	R LETTERS
ADDIE L. BONIE	. )	•	
Decea	ised.		. •
Bessie Lee F. Nance , P.	robate Judge for	said county:	
The petition of the undersigned respectfully i	represents:		
1. That Addie L. Bowie	Age	75 , who last dwelt in_	City of Abbevi
the County and State aforesaid, died testate on the			
	A Company of the Company		******************************
the year of our Lord one thousand nine hundred and	Seventy	pessessed of goods and est	ate to be administere
2. That said deceased left a will, bearing date	<u>6th</u>	day of December	19.6
* XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ibocutc		
rewith presented. Your petitioner hereby applies	•		e reason
hat she was named as Executrix in	Last Will of	Decedent	
3. That under and by virtue of the terms of the	will of the said test	tator/testatrix the following are	the beneficiaries there
imed as legatees or devisees:	•		
(Show all legatecs and devisees by divisions into fa			
Name	Ago*	Residence	Relationship to Decedent
Ruth B. Woodall	<u> 46</u>	Abbeville S.C.	Daughter
Frances B. Gunter	37	Rte.# L - Abbeville.S.C.	<u>Daughter</u>
James Edward Bowie	<u> </u>	Augusta, Ga.	Son
Robert Frank Bowie	42	Abbeville, S.C. 3301 Plantation D	Son
Ernest Marion Bowle	34	- Fayetteville, N.C.	Son
201211 C. 11111 C. 11	***************************************	***************************************	
**************************************	<del></del>		***************************************
		***************************************	
	***************************************		****
		***	
			**************
	***************************************		
		***	
Enter the exact age at date of decedent's death if then livin			
4. That the testator/testatrix died seized and p	-		
		consisting of the following money	_
a) Cash on hand and in banks			
b) Moneys due testator/testatrix on account of bond			
c) Corporate and governmental bonds and stocks			
d) Open accounts due testator/testatrix			\$
e) Goods, wares, merchandise, furniture, machinery	and equipment used	in profession, trade or business	\$
f) Household goods		·	-9
(g) Farming implements, machinery and equipment_			\$
			_\$
(h) Farm products		***************************************	
h) Farm products			-\$ <u>-</u>
(i) Mulcs, horses, cattle, hogs, sheep, etc.			
(i) Mulcs, horses, cattle, hogs, sheep, etc			\$
(i) Mules, horses, cattle, hogs, sheep, etc	effects	***************************************	
(i) Mulcs, horses, cattle, hogs, sheep, etc	d effectsate		\$
(i) Mules, horses, cattle, hogs, sheep, etc	ateabove		\$

and the second of the second o

personal property, the holding of which she deems advisable for my estate; to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as she may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as she may deem advisable; to borrow money for any purposes connected with the protection, preservation, or improvement of my estate, whenever in her judgment advisable, and as security to mortgage or pledge any property forming part of my estate on such terms and conditions as she may deem advisable; to make distribution in kind and to cause any share to be composed of cash, property, or undivided fractional shares in property different in kind from any other share; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other acts which she may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or by applicable law.

5. I request that no Executrix hereunder be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 6th day of December., 1967.

Addie L. Bowie) (L. S.)

The foregoing instrument, consisting of two (2) typewritten pages, type-written on only one side, was at the date thereof by the said ADDIE L. BOWIE, signed, sealed, published and declared to be her Last Will and Testament, 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.

Roseman & Copeland of Abbeville, South Carolina

Yancy & Jung of Abbeville, South Carolina

Vance Stalnaker of Abbeville, South Carolina

Recorded: June 3, 1910 Jili 120-: 456-11-1070

# PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By Bessie Lee F. Nance	Indee of Probate for said County
skiller skiller i filler ett gjorde fra Ordellik i inner dette i 1969, sed og fra til skiller i 1969. Britanisk i skiller i 1969, sk	o Normanijama kontraktija policija i dijektionili izboralija kalina i k
	Ing Constitution of the Co
who, being duly sworp, says that the saw Addie L. Bo	owie
	f writing, bearing date the 6th day o
December	A.D. 1969 to b
and contain her La	st Will and Testament; that the said
to the best of deponent's knowledge and belief; and that the	
日難 그 집 그 사람이 얼마를 들었다. 나는 사람이 그렇게 그렇게 되었다.	and Connie P. Stalnaker at the reques
of the testat VIX in her presence, and in	the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 27th day of	
May Anno Domini 19.70	Mancia S. Sino
Lay Anno Domini 19.70  Sesce Lee 2. Mance  Judge of Probate, Phenille County, S. C.	) Constant
Judge of Probate, Alexalle County, S. C.	
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
On hearing the above petition of Ruth B. We	
	on be granted and the said Last Will and Testament, with codicil
of Addie Le I	Sowia , deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of Proba	tte, this 27th day of May , 19 70
	Lesie Les 2- Nonce
	Judge of Court of Probate.
	्री (Comment of Comments of the Add of American Applied कि कि कि कि
QUALIFICATI	ON OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
County.	
	ng contains the true Last Will of the within named and that
Addie L. Bowie	
and that will w truly execute th	e same, by paying first he debts, and then legacies contained in the
said Will, as far as her good	s and chatt
	ake a true and parfect eventer, an all such goods and chattels; So
	,
help	h
Sworn to before me, this	Kad
Besser Le Mona	,
Judge of Probate, County, S. C.	(The Pestoffice Address of each Fiduciary must be shown)
Attorney's Name and Address	Si
	Signature and the second secon

STATE OF SOUTH CAROLINA, )
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF AMY W. LONG

IN THE NAME OF GOD, AMEN:-

I, Amy W. Long, of the County of Abbeville, 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 anf for my Last Will and Testament, to-wit:

I will and direct that my Executrix, 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 her hands.

TIEM 11:- I will, devise and bequeath the following pictures unto my son, Robert Livingston Long, namely as follows: Deer Scene; Birds-Magnolia; Rock Ocean Scene and small Pink Roses.

ITEM 111:- I will, devise and bequeath unto my daughter,

Evelyn L. Patterson the following pictures: Two (2) oil paintings; Fruit

Piece; Moonlight scene and Yellow roses.

I will, devise and bequeath until my son, Robert Livingston Long and unto my daughter, Evelyn L. Patterson all the rest and remainder of my pictures to be divided between them by choice, share and share alike.

I will, devise and bequeath unto my son, Robert Livingston Long, silver candle sticks; Tea Pot, Cream & Sugar, Tray; Fire Place Set; Silver pitcher and watch which belonged to Robert's grandfather, to be his absolutely.

I will, devise and bequeath unto my daughter,
Evelyn L. Patterson candelabrum; cruet set; Silver service(4 pieces with
carving); Glass pitcher; my rings, watch and all of my jewelry of every
kind and nature, except otherwise bequeathed elsewhere in this my Will, to
be here absolutely.

Contil on Page 30

### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By Bessie Lee F. Nance Judge	
Personally appears Frances B. Williams	
who, being duly sworn, says that the saw Amy W	Long
sign, seal, publish and declare the annexed instrument of writ	ting, bearing date the 10th day of
May , A. D.	
and contain her Last Wil	ll and Testament; that the said
	nd and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said.	Frances B.Williams
together with George A. McMahan	
of the testat rix in her presence, and in the pr	ŧ .
Swom to before me, this 21st day of \	
	2 1/B1/Mina)
May Anno Domini 1970	manus Comment
Judge of Probate, Theville County, S. C.	
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Evelyn L. Pa	tterson
it is hereby ordered, adjudged and decreed, That the petition be	Branted and the said less vin and restaurent, versauren
of Amy W. Long	, deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of Probate, the	his 21st day of May , 19_70
	Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
	ontains the true Last Will of the within named and that
	'
Amy W. Long	know or believe;
and that will well and truly execute the sai	me, by paying first the debts, and then legacies contained in the
said Will, as far as her goods an	d chattels will thereunto extend and the law charge me, and that
I will make	a true and perfect inventory of all such goods and chattels; So
help me God.	I Detter
Sworn to before me, this 21st day of	6 punya . Variety
May Anno Domini 19.70	
Sall : M.	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Attorney's Name and Address:	
가진 아니다 아니는 아니라 가장 하면 아니까 나는 아니라 하다는 사람들이 되었다.	

Page # 2

ITEM VIL:- I will, devise and bequeath unto my son, Robert Livingston Long and my daughter, Evelyn L. Patterson, all china, chrystal, silver, dishes, and kitchen utensils, to be divided between by choice, share and share alike.

ITEM V111:-I will, devise and bequeath unto my son, Robert Livingston Long and my daughter, Evelyn L. Patterson any and all savings and stock that I may own at my death and deposited in the Home Building and Loan Association, Easley, South Carolina, to be divided equally between them and then be reinvested by each of them in their own name, to be used to educate their children (my grandchildren), however, should the occasion arise whereby all or any part of said money is not needed or used for the education of my grandchildren, which said money is to remain in tact until it is ascertained that it will no longer be of any use for educational purposes for any of my said grandchildren, then I will, devise and bequeath all or any part remaining, if any of said money, to my two children, Robert Livingston Long and my daughter, Evelyn L. Patterson, or in the case of the death of one or both of my said children, then the remaining money after it is no longer needed for educational purposes is to be distributed amongst their living legal heirs. It is to be understood that the above referred to money remaining in the name of each of my children is to be distributed or inherited by he or she or his or her legal heirs, that is to say, the money, if any remaining, in the name of my son, Robert Livingston Long is devised to him or his legal living heirs (after it is ascertained it is no longer needed for educational purposes of his children); and the money remaining in the name of my daughter, Evelyn L. Patterson is devised to her or her legal living heirs ( after it is ascertained it is no longer needed for educational purposes of her children).

I will, devise and bequeath my Seventy (70) Shares of Education Investment Corporation and Two (2) Debentures in said Corporation unto my sons Robert Livingston Long and my daughter, Evelyn L. Patterson, also to be used for the education of their children, (my grandchildren), if needed and if not needed, to be used by them as they see fit. The above

contid on page

Shares and Debentures are to be divided equally between my said two children,

Robert Livingston Long and Evelyn L. Patterson, share and share alike.

I will, devise and bequeath unto my granddaughter,

Ann Patterson, her grandmother Wolff's ring set with moonstone and garnets, to be hers absolutely.

ITEM X1:- I will, devise and bequeath unto my granddaughter,
Brynn Long, her grandmother Wolff's ring set with red, white and blue stones
to be here absolutely.

TTEM XII:- I will, devise and bequeath my Pink Filigree Cameo pin and my Tan Rope Edge Cameo to my daughter-in-law, Phyliss Long, which she is to keep until her daughter, Brynn becomes of age and at which time these cameos are then to become the property of Brynn Long, my granddaughter to be here absolutely. To further identify initials will appear inside pins.

TTEM XIII:- I will, devise and bequeath my small Pink Cameo with chain and my Hexagon shaped Tan Tiligree Cameo to my daughter, Evelyn Patterson, which she is to keep until her daughter, Ann Patterson, becomes of age and at which time these cameos are then to become the property of Ann Patterson, my granddaughter to be hers absolutely. To further identify initials will appear inside pins.

ITEM XIV: I will, devise and bequeath my gold bracelet to my granddaughter, Ann Patterson, to be hers absolutely.

I will, devise and bequeath all of my books unto my son, Robert Livingston Long and my daughter, Evelyn L. Patterson to be divided between them share and share alike and it is my request that they pass these books on down to their own children.

I will, devise and bequeath all of my household furniture unto my son, Robert Livingston Long and my daughter, Evelyn L. Patterson, to be divided between them, share and share alike.

I will, devise and bequeath unto my eldest grandson,

Jerry Patterson, whatever automobile I may possess at the time of my death,

to be his absolutely.

ITEM XIX:- I will, devise and bequeath my house and lot or whatever real estate that I may own wheresoever situate at the time of my

Contil on page 32

death unto my son, Robert Livingston Long and unto my daughter, Evelyn L. Patterson in fee simple absolute.

All the rest, residue and remainder of my property, if any, real, personal and mixed, of whatsoever kind and wheresoever situate, I will, devise and bequeath unto my son, Robert Livingston Long and unto my daughter, Evelyn L. Patterson, share and share alike, in fee simple absolute.

THEM XXI:
I hereby nominate, constitute and appoint my daughter, Evelyn L. Patterson, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will and Testament into effect and without giving bond as such Executrix.

Signed, Sealed, Published and Declared by Amy W. Long, 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.

Henge Williams ) Lenge W. Mchar Lessee Lee Mance

amy W. Long

Decorded: June 2, 1970 Dile No: 456-11-1066

ia, area na

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I, Susie Caughman Milford, of the 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, to-wit:

Item I.- I direct my executor hereinafter named to pay all my just debts.

Item II.- I will, devise and bequeath all of my property of every kind, both real and personal, to my husband, Thomas Carl Milford, in fee simple absolute.

Item III.- I hereby nominate, constitute and appoint my husband, Thomas Carl Milford, as executor of this my last will and testament to serve without bond.

In witness whereof, I hereunto set my hand and seal this 22nd, day of February 1947.

Quie Caughman Melford (Seal)

Signed, sealed, published and declared by Susie Caughman Milford as and for her last will and testament in the presence of us, who in her presence, and of each other at her request have subscribed our names as witnesses:

Gottleb Satham --- Abbeville, S. C.

-Abbeville, S. C.

THE STATE OF SOUTH CAROLINA,		
By Bessie Lee F. Nance Judg	ge of Probate for said County.	
Personally appears KKKKKKKK Go-	ttlob A. Latham	
who, being duly sworn, says that he sawSusia Cang	hman iglford	······································
sign, seal, publish and declare the annexed instrument of w		day of
February , A. I	•	to be
	Vill and Testament; that the said	
Susie Caughman Milford was then of so		
to the best of deponent's knowledge and belief; and that the sa		
together with Langdon H. Wilson, Jr.	· ·	
of the testat rix in her presence, and in the		
	,	
Sworn to before me, this 26th day of  Name of the state o	1 the rollade of	00
Bessel La Transel	Virginia 1 1000	or Here
Judge of Probate, Checill County, S. C.		
	•	
ORDER ADMITTING WILL TO	O PROBATE IN COMMON FO	RM
ORDER ADMITTING WIDE IN		
On hearing the above petition of Thomas Carl_	Man fama	
Common Form.  Given under my hand and the scal of the Court of Probate,	also 26th and Morr	10.70
	Judge Judge	of Court of Probate.
		i jak
QUALIFICATIO	N OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, }		ing di kalèngan di Kabupatèn di Kabupatèn di Kabupatèn di Kabupa
Abbeville County.		
do solemnly swear, that this writing	contains the true Last Will of the within n	amed and that
Susie Caughman Milford	deceased, so far as T	know or believe:
and that I will well and truly execute the s	•	
		1
<u>_</u>		
<u>_</u>	a true and perfect inventory of all such	
T will make		
I will make		goods and chattels; So
s I will make help God.  Sworn to before me, this 26th day of May Anno Domini 1970	a true and perfect inventory of all such	goods and chattels; So
Sworn to before me, this 26th day of  May Anno Domini 19.70	Jhomas Carl M	goods and chattels; So
will make May God.  Sworn to before me, this 26th day of May Anno Domini 19.70  Judge of Probate, Aller Le County, S. C.	a true and perfect inventory of all such	goods and chattels; So
L will make help	Jhomas Carl M	goods and chattels; So

State of South Carolina County of Abbeville

Due West, S. C. July 30, 1960

I, J. R. Todd of the state and county aforesaid, being of sound mind and memory, but recognizing the uncertainty of life, do hereby make and declare my last will and testament as follows:

#### First:

After the payment of all my just debts and expenses, I will, devise and bequeath all my property both real and personal, and of every nature and description to my wife Lucille Kennedy Todd, and that she, Lucille K. Todd, be executor of my will.

#### Second:

I will that Lucille Kennedy Todd execute this my last will and testament without bond.

#### Third:

I will that my executor be authorized and empowered to sell at private or public sale either personal property or real estate with or without an order from court or resort to law, should they for any reason deem it necessary to do so.

In witness whereof I have hereunto set my hand and seal this 30th day of July, 1960.

Signed, sealed and acknowledged in our presence by said testator and we in his presence and in the presence of each other have signed our names as witnesses.

JP Toll (L.S.)

Einest Houfrof Fincl

realizing that my wife, Lucille Kennedy Todd, may not be living at the time of my death, I want to add this to my original will.

#### First:

After payment of my just debts and expenses, I will, devise and bequeath all my property both real and personal and of every nature and description to my daughter Jean Todd Carlisle.

#### Second:

I will that Jean Todd Carlisle be executor of this my last will and testament and that she execute this my last will and testament without bond.

In witness whereof I have hereunto set my hand and seal this 30th day of July, 1960.

Signed, sealed and acknowledged in our presence by said testator and we in his presence and in the presence of each other have signed our names as witnesses.

JA Tool 1.

Ernest Royford Kin

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# PROOF OF WILL

THE STATE OF SOUTH CARO Abbeville	County.	central couplint at a man	and filing the force	unipagracy for
ByBessie Lee F. Nance	In the latest and the	udge of Probate for said	l County.	in determine
Personally appears S	A. Davis	FIGURE COMESTIC	**************************************	
who, being duly sworn, says that	he saw J. R. To	odd		
sign, seal, publish and declare t				
July		A.D. 1960		to
and contain bis	Las	t Will and Testament;	that the said	
J. R. Todd	W dilyzonii etaberisi ke s	e in the second second	the group of the Code product that	ter the second of the second
to the best of deponent's knowled				
3	yford Prince	P	F. McGee	at the warn
OBCINCI WILLIAM	- C*			1 2
of the testator in hi			her, witnessed the due	execution thereof.
Sworn to before me, this			- Frankling	
June Lessie Lee S	Anno Domini 19.19.	1280	Davis.	
Judge of Probate, The		)		
ORDER A	DMITTING WILL	TO PROBATE I	N COMMON FO	RM
On hearing the above petition			soid Fast TEVIL 1	Coctomoré
it is hereby ordered, adjudged a	· 1.			
, of	J. R. Todd		, deceased, b	e entered of Probate
Common Form.	a seal of the Court of Tail	ate this Oth	day of June	
Given under my hand and th				, 19.7 Section 19.7
thing the Composition and the sales for the sales with relative in minute with relative to the sales with the contraction of the sales with t	objects to the following of the	Jesse	Judge o	f Court of Probate.
		0	m de oder eit lige ei	chilority officials
	QUALIFICATI	ON OF FIDUC	LARY MONED IN	लावंश का जार्री
THE STATE OF SOUTH CARO	)	·		70 71700
· · · · · · · · · · · · · · · · · · ·	County. )			en ja om ser en fill state. Notae om ser en fill state in ser en fill state
	olemnly swear, that this writi		· ·	1.0
J. R. Todd	The state of the s	d de	ceased, so far as hi	8 know or belie
nd that w	vill well and truly execute the	ne same, by paying first	the debts, and then les	gacies contained in t
aid Will, as far as his	good	s and chattels will there	eunto extend and the la	w charge me, and th
<b>I</b> 10	will m	ake a true and perfect	inventory of all such a	goods and chattels;
elpme	God.			in the second se
V- <b>L</b>		Luciel.	Levend.	Tode
June	Anno Domini 19.70.		-	
Jessic Lead	mance	(The Postoffice	Address of each Fiducia	ry must be shown)
udge of Probate, Italies		A state of the state	amucia	J. J
	Attorney's Name and Addres		***************************************	

STATE OF SOUTH CAROLINA

COUNTY OF ANDERSON

LOIS MARY MITCHELL

I, Leis Mary Mitchell, of 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.

- 1. I will and direct that all of my just debts be raid as soon as practicable after my decease.
- 2. I will, devise and bequeath all of my property real, personal, mixed, tangible, intangible of whatsoever nature and whereseever situate, of which I may die seized and possessed or to which I may be entitled at my decease unto my husband, Will R. Mitchell.
- 3. I will, devise and bequeath the sum of Five hundred and no/100 (3500.00) dellars unto the Northside Baptist Church, Calhoun Falls, South Carolina.
- I nominate, constitute and appoint my husband, Will R. Mitchell, as executer of this my last will and testament and direct that he not be required to give bend for the faithful performance of his duties as such executor. The said executor 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 Executor deems advisable, to carry out the terms of this, my last will and testament.

Dated this 2/1 day of December, 1966

SEAL)

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

ANDERSON COUNTY, SOUTH CAROLINA

ANDERSON COUNTY, SOUTH CAROLINA

ANDERSON COUNTY, SOUTH CARCLINA

A TRUE AND CORRECT COPY

Judge of Probate for

Anderson County, South Carolina

2772 2 2 Milli

# PROOF OF WILL

County of Anderson.	OBATE COURT
By RALPH F. KING, Judge of Probate for said County.	
Personally appears	
who, being duly sworn, says that he saw Lois Mary Mitchell	
sign, seal, publish and declare the annexed instrument of writing, bearing date t	he <u>24th</u> day of
	to be
and contain her Last Will and Testament; the	at the said
Lois Mary Mitchell was then of sound and disposing mind, mem	nory and understanding, according
to the best of deponent's knowledge and belief; and that the saidJ. W. Pe	809
together with Bobby J. Partridge and Marie Part	
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, w	vitnessed the due execution thereof.
Sworn to before me, this 17th day of	
November , Anno Domini 19.69 (IV)	lace
Judge of Probate, Anderson County, S. C.	
Order Admitting Will To Probate In Com	nmon Form
On hearing the above petition of <u>Will R. Mitchell</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the	said Last Will and Testament, Will
radax , of Lois Mary Mitchell ,	deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of Probate, this	day of November , 1969
- Recorded to the second secon	eph7 /hug
	Judge of Court of Probate.
Qualification Of Fiduciary	
STATE OF SOUTH CAROLINA,	
County of Anderson.	
do solemnly swear, that this writing contains the true Last Will of	the within named and that
Lois Mary Mitchelldeceased, s	o far as I know or believe;
and that will well and truly execute the same, by paying first	the debts, and then legacies con-
tained in the said Will, as far as her goods and chattel	s will thereunto extend and the law
charge me, and that will make a true	and perfect inventory of all such
goods and chattels; So helpme	
Swam to before me this 17th I 1 1 1 1 1 1 1 1 1 1 1	
·	mtchell
November Anno Domini 19.69  R-2. Star	r, S. C.
Judge of Probate, Anderson County, S. C. (The Postoffice Add	lross of each Fiductory must be shown)
V	
A TRUE AND CORRECT COPY Name and Address:	
Reeph 7, 1 Cucx	
Judge Cobate for Anderson county, S.C.	

## Tast Will and Testament

THE STATE OF TEXAS
COUNTY OF GALVESTON

KNOW ALL MEN BY THESE PRESENTS:

That I, THOMAS LEE NORWOOD, JR., a resident of Galveston County, Texas, although now serving as First Lieutenant, Infantry, United States Army, being of sound mind and memory and being desirous of settling my worldly affairs, do hereby make and declare this my Last Will and Testament, hereby revoking any and all Wills by me at any time heretofore made.

I.

I hereby name, nominate and appoint THE FIRST HUTCHINGSSEALY NATIONAL BANK of Galveston, Texas, Independent Executor of
this my Will and I direct that no bond shall be required of my
executor and that no other action shall be had in the County Court
in relation to the settlement of this my estate than the probating
and recording of this my Will and return of statutory inventory,
appraisement and list of claims of sald estate and of all claims
due or owing to me at the time of my death.

II.

I give, devise and bequeath all the property of my estate, real, personal and mixed, wheresoever situated, which I may own at the time of my death unto THE FIRST HUTCHINGS-SEALY NATIONAL BANK of Galveston, Texas, AS TRUSTEE, IN TRUST, for the use and benefit of my surviving wife, CAROL JEAN NORWOOD, and any surviving children which may hereafter be born of our marriage or adopted by us, for the following uses and purposes and subject to the restrictions and limitations hereinafter stated.

- (A) The trustee shall have authority and power to hold, manage, control, sell, dispose of, convey, encumber, invest, reinvest proceeds of, and to partition and distribute any property or any income of any property which shall be in the hands of the trustee or in which said trustee may have or be entitled to a share or interest.
- (B) I direct my trustee to distribute to my wife, Carol Jean Norwood, such portion of the income and principal of the trust estate as in the discretion of trustee shall be needed to support

Thomas Lee Norwood, Jr.

Recorded

THE STATE OF TEXAS, County of Galveston.

I, GERTRUDE McKENNA, County Clerk, in and for Galveston County, State of Texas, do hereby CERTIFY that the above and foregoing is a true and correct copy of an Order of Court, sitting in matters of probate, made and entered April 29th 19670, probating the Last Will and Testament of

Thomas L. Norwood, Jr. , Deceased,

as a Muniment of Title; and a true and correct copy of Last Will and Testament of the said

Thomas L. Norwood, Jr., Deceased, No. 33,826, as the same appear of record in my office, in Probate Minutes Book No. 402 Pages Nos. . . . .

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the impress of the official seal of said County Court, at my office, in the City and County of Galveston, State of Texas, on this the 29th day of April A.D., 1877.

GERTRUDE McKENNA,
County Clerk, in and for

Galveston County, Texas.

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and maintain her and any child or children of mine hereafter born of our marriage or adopted by us taking in consideration the standard of living to which she may be accustomed at the time of my death, the size and duration of the assets of the estate and the other income and resources available to her, and the trustee shall have authority to pay the income and principal of the trust estate in such amounts as may be deemed necessary and advisable by trustee, in its discretion, to meet emergencies or special needs of my said wife or children as may arise.

- (C) Five years from the date of my death, or upon the exhaustion of the assets of the trust estate, or upon the death of my said wife, whichever first occurs, the trust shall terminate; provided, however, in the event my wife, Carol Jean Norwood, dies within five (5) years of my death and leaves surviving a child or children born or adopted of our marriage, in such event the trust shall exist and continue for the benefit and use of any surviving children who are under twenty-one (21) years of age until the youngest of my children shall reach the age of twenty-one (21) or the estate is exhausted, at which time the trust shall terminate.
- (D) The trustee shall have all of the authority granted by and shall be subject to the duties and obligations provided for under the Texas Trust Act as the same is now written or may hereafter be amended except no bond shall be required of the said trustee named herein.
- (E) At the termination of the trust, the unexpended balance and residue of the trust estate shall pass to and vest entirely in my wife, Carol Jean Norwood, or if she should fail to survive me or fail to survive the trust, then it shall pass to and vest in equal shares to the children of our marriage then surviving, absolutely and in fee simple.

This I make, declare and publish to be my Last Will and Testament, hereunto subscribing my name at Hitchcock, Texas, this 26th day of June, 1969, in the presence of farry J. Barker and tettafance to Meence, who attest the same at my request.

Thomas Lee Norwood, Jr.

The foregoing instrument was now here published as his Last Will and Testament, and signed by THOMAS LEE NORWOOD, JR., the testator, in our presence and we, at his request, in his presence and in the presence of each other, sign and subscribe our names thereto as attesting witnesses.

Witness The

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THE STATE OF TEXAS, COUNTY OF GALVESTON.

I, JEROME JONES, Judge of the County Court No. 2, in and for Galveston County, State of Texas, said Court being a Court of Record and having a Seal, do hereby certify that the foregoing attestation and certificate of GERTRUDE McKENNA is in due form of law, and that the attestation and certificate of said GERTRUDE McKENNA under her hand and seal hereto annexed is in due form of law, and that the said GERTRUDE McKENNA is now, and was at the time of making said certificate and attestation, the Clerk of the County Court in and for Galveston County, Texas; that she is the proper officer to make such certificate and attestation; that her signature thereto is genuine, and that as such Clerk of the County Court she is the sole custodian of papers, documents, records and the seal pertaining to said Court, and of the records, certified copies of which are hereto annexed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office, in the City of Galveston, in Galveston County, Texas, on this the 29th day of April \_\_\_\_\_, in the Year of Our Lord, One Thousand Nine Hundred and \_\_\_\_\_ Seventy \_\_\_\_\_.

Judge

County Court/No. 2:, Gaiveston County, Texas.

THE STATE OF TEXAS, COUNTY OF GALVESTON.

I, GERTRUDE McKENNA, Clerk of the County Court, in and for Galveston County, State of Texas, do hereby certify that Jerome Jones, whose genuine signature appears to the foregoing certificate, is now, and was, at the time of signing said certificate, the sole and presiding Judge of the County Court No. 2 of Galveston County, Texas, duly commissioned and qualified in accordance with the laws of the State of Texas, and that said attestation is in due form of law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office, in the City of Galveston, in Galveston County, Texas, on this the 29th day of April , in the Year of Our Lord, One Thousand Nine Hundred and Seventy

GERTRUDE MCKENNA, Clerk County Court, Galveston County, Texas.

THE STATE OF TEXAS )
COUNTY OF GALVESTON )

BEFORE ME, the undersigned authority, on this day personally appeared THOMAS LEE NORWOOD, JR., Lerus Weeken, known to me to be the testator and the withesses, respectively, whose names are subscribed to the foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said Thomas Lee Norwood, Jr., testator, declared to me and to the said witnesses in my presence that said instrument is his Last Will and Testament, and that he had willingly made and executed it as his free act and deed for the purposes therein expressed; and the said witnesses, each on his oath stated to me, in the presence and hearing of said testator, that the said testator had declared to them that said instrument is his Lust Will and Testament and that he executed the same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said testator and at his request; that he was at the time nineteen years of age or over and was of sound mind; that each of said witnesses was then at least fourteen years o'f age.

Thomas Lee Norwood, Jr.

Witness

Totaline - Merce

Subscribed and acknowledged before me by the said THOMAS LEE NORWOOD, JR., testator, and subscribed and sworn to before me by the said <u>every J. Darber</u> and <u>latagane</u>. The every witnesses, this 26th day of June, 1969.

FILEU

Meany Public in and for Galveston County, Texas.

APR 1 6 1970

UERTRODE MCKENNA

CLERY CO. CT. GALVESTOR CO. TEXAS

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT
OF
JAMES RILEY BARTLETT

IN THE NAME OF GOD, AMEN:

I, James Riley Bartlett, of Lowndesville, county and state 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 I: I direct that my Executrix, herein after named, pay all of my just debts as soon after my demise as possible.

ITEM II: I will, devise, and bequeath unto my beloved wife, Flora T. Bartlett, all of my estate consisting of real estate, personal property, or mixed property.

ITEM III: I hereby nominate and appoint Flora T. Bartlett as Executrix of this my Last Will and Testament, she to serve without bond.

SIGNED, SEALED, PUBLISHED AND DECLARED by James Riley Bartlett, as and for his Last Will and Testament this 18th day of February in the year of our Lord One Thousand Nine Hundred and Seventy and in The One Hundred and Ninety-Fourth year of the Sovereignty and Independence of The United States of America.

James Riley Bartlett

(IS

SIGNED, SEALED, PUBLISHED AND DECLARED by James Riley Bartlett as and for his Last Will and Testament this 18th day of February, a.d., 1970, in our presence and we in his presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses.

Sue Dorter

40 Misenogo

456-11-1087 Oure 26, 1970

File No. Gecardo.

County of Abbeville		
Personally appeared Flora	T. Bartlett "	, who being duly
sworn says that to the best of her knowledge, information	on and belief, the statements	contained in the foregoing petition are
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF	PROBATE
Abbeville County.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
By Bessie Lee F. Nance , Jud	dge of Probate for said County	y
Personally appears William P	. Greene, Jr.	······································
who, being duly sworn, says that he saw James	Riley Bartlett	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		IQIL
sign, seal, publish and declare the annexed instrument of v	writing, bearing date the	18th day of
February , A.	D. 1970	to be
and contain his Last	Will and Testament; that the	said
James Riley Bartlett was then of s	and and dimension mind o	nomen and understanding according
		·
to the best of deponent's knowledge and belief; and that the se	william P.	Greene, Jr.
together with V. M. Thomas	and Sue Po	ctec at the request
of the testat or in his presence, and in the	presence of abob other with	period the due execution thereof
	presence or each other, with	esseu dia dua execution mercon
Sworn to before me, this 25th day of	<b>2</b> 0.	
June , Anno Domini 1970	Womthe	en of
Sessie Ger F. Masce)		
Judge of Probate, Abbeville County, S. C.	i	·
ONDER ADMINISTRACTION OF THE PROPERTY OF THE P	, O DDODATE IN COL	MACAL ECONA
ORDER ADMITTING WILL TO	U PROBATE IN COM	IMON FORM
	-, · -	
On hearing the above petition of	•	,
it is hereby ordered, adjudged and decreed, That the petition	be Signified and the said 174	ist Will and Testament, MANAGAM
of James Riley Bartlett		, deceased, be entered of Probate in
Common Form.		
	•	į
Given under my hand and the seal of the Court of Probate,	, this 25th day of	June, 19.70
Given under my hand and the seal of the Court of Probate,	·	
	·	
Given under my hand and the seal of the Court of Probate,	·	
	Susinge	
	·	
QUALIFICATION THE STATE OF SOUTH CAROLINA,	N OF FIDUCIARY	
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.	N OF FIDUCIARY	Judge of Court of Probate.
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  do solemnly swear, that this writing	N OF FIDUCIARY	Judge of Court of Probate.
QUALIFICATIO  THE STATE OF SOUTH CAROLINA,  Abbeville County.  I do solemnly swear, that this writing	N OF FIDUCIARY	Judge of Court of Probate
QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett	N OF FIDUCIARY  contains the true Last Will of deceased, s	Judge of Court of Probate.  f the within named and that o far as I know or believe;
QUALIFICATIO  THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing  James Riley Bartlett	N OF FIDUCIARY  contains the true Last Will of deceased, s	Judge of Court of Probate.  f the within named and that o far as I know or believe;
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the second seco	N OF FIDUCIARY  contains the true Last Will of deceased, s  ame, by paying first the debt	Judge of Court of Probate.  I the within named and that  o far as I know or believe;  is, and then legacies contained in the
QUALIFICATIO  THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the said Will, as far as his goods a	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto ext	Judge of Court of Probate.  Judge of Court of Probate.  of ar as I know or believe;  ts, and then legacies contained in the end and the law charge me, and that
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the second seco	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto ext	Judge of Court of Probate.  Judge of Court of Probate.  of ar as I know or believe;  ts, and then legacies contained in the end and the law charge me, and that
QUALIFICATIO  THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the seaid Will, as far as his goods a  I will make	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto ext	Judge of Court of Probate.  Judge of Court of Probate.  of ar as I know or believe;  ts, and then legacies contained in the end and the law charge me, and that
QUALIFICATIO THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the seaid Will, as far as his goods a  I will make	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto ext	Judge of Court of Probate.  Judge of Court of Probate.  The within named and that the send and the legacies contained in the send and the law charge me, and that y of all such goods and chattels; So
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing James Riley Bartlett  and that I will well and truly execute the serial Will, as far as his goods a  I will make help God.  Sworn to before me, this 25th day of	n OF FIDUCIARY  contains the true Last Will of deceased, s same, by paying first the debt and chattels will thereunto ext a true and perfect inventor	Judge of Court of Probate.  Judge of Court of Probate.  The within named and that the send and the legacies contained in the send and the law charge me, and that y of all such goods and chattels; So
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing  James Riley Bartlett  and that I will well and truly execute the seaid Will, as far as his goods a  I will make thelp Me God.  Sworn to before me, this 25th day of June Anno Domini 1970	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto extend a true and perfect inventory.	Judge of Court of Probate.  Judge of Court of Probate.  of ar as I know or believe;  its, and then legacies contained in the end and the law charge me, and that y of all such goods and chattels; So
QUALIFICATIO  THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing  James Riley Bartlett  and that I will well and truly execute the staid Will, as far as his goods a  I will make the stand of June Anno Domini 19.70  June Anno Domini 19.70	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto extend a true and perfect inventory.	Judge of Court of Probate.  Judge of Court of Probate.  The within named and that  to far as I know or believe;  as, and then legacies contained in the end and the law charge me, and that  y of all such goods and chattels; So
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing  James Riley Bartlett  and that I will well and truly execute the seaid Will, as far as his goods a  I will make thelp Me God.  Sworn to before me, this 25th day of June Anno Domini 1970	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto extend a true and perfect inventory.	Judge of Court of Probate.  Judge of Court of Probate.  of far as I know or believe;  its, and then legacies contained in the end and the law charge me, and that y of all such goods and chattels; So
QUALIFICATIO  THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing  James Riley Bartlett  and that I will well and truly execute the said Will, as far as his goods a  I will make  The man God.  Sworn to before me, this 25th day of June Anno Domini 19.70  June County, S. C.	N OF FIDUCIARY  contains the true Last Will of deceased, same, by paying first the debt and chattels will thereunto extend a true and perfect inventory.	Judge of Court of Probate.  Judge of Court of Probate.  of far as I know or believe;  its, and then legacies contained in the end and the law charge me, and that y of all such goods and chattels; So

## Wast Will and Testamen

54406

FILES IN OFFICE OCT 7 1966 A MEDISTER

MRS. MARY ALLEN SHERROD

I, the undersigned, MARY ALLEN SHERROD, sometimes known as Mary Allen Bixby, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby expressly revoking all previous wills or codicils by me made.

political and mountain ITEM ONE: I direct that my executrix, hereinafter named, pay all my just debts and the expenses of my last 'illness and interment, including a marker at my grave, out of my estate as soon after my death as possible.

If my daughter, Deborah Allen Sherrod, ITEM TWO: is a minor at the time of my death, I direct that my friend, Alieze Joiner Nelson, be made her legal and personal guardian and have the full rights which a guardian may exercise to control her residence, schooling and custody. I further direct that she have the right to adopt my said daughter if, in her judgment, it is advisable for her to do so. V. the in the best limited

whit is right ITEM THREE: "I hereby give, devise and bequeath to my daughter, Deborah Allen Sherrod, my personal jewelry, including specifically my two diamond rings, and also my antique furniture, inherited by me from my grandmother.

All the rest and residue of my estate, of whatsoever kind and wheresoever situated, I devise to Alieze Joiner Nelson, in trust, however, for the following uses and purposes and on the following terms and conditions:

and so well so 1.5 She shall have the same right to sell and

Filed in office this thafor Probate and Record.

Judge of Probate

EINAL RECORD PHOTOSTATED

FILED IN O	1446
O. H. FLOR REGISTE E. O. D IN THE MATTER OF THE ESTATE OF	) IN THE PROBATE COURT OF
Mary Allen Sherrod,	JEFFERSON COUNTY  ALABAMA  December TERM 1964
Deceased	) CASE NO. 54406

#### LETTERS TESTAMENTARY

BE IT REMEMBERED AND MADE KNOWN TO ALL WHOM IT MAY CONCERN:

That the will of the above-named deceased having been duly admitted to record in said County, Letters Testamentary are hereby granted to Alieze Joiner Nelson

Execut rix named in said will, who has complied with the requisitions of law and who is authorized to take upon herself the execution of such will.

Witness my hand this date, January 7, 1965.

J. Paul Muho

J. PAUL MEEKS

Judge of Probate

I, Errante Corina, Clerk and Register of the Court of Probate of Jefferson County, Alabama, hereby certify that the foregoing is a true, correct and full copy of the Letters Testamentary issued in the above-styled cause as appears of record in said Court. I further certify that said Letters are \_\_\_\_\_\_in full force and effect.

Witness my hand and seal of said Court this date,\_\_\_\_

Errante Corina LINAL RECORD PHOTOSTATED

convey any of my said property, including specifically any real estate which I may own, in Alabama or elsewhere, on such terms as she deems advisable, as if she were the legal and equitable owner thereof. She is also empowered to lease, rent, hypothecate and otherwise deal in any of my property, as fully and freely as she could herself do, were she the owner thereof.

2. I specifically direct that she take over my studio, being operated under the trade name of Fox-Allen Studio, together with the lease or leases covering the same and all studio furniture, records, photographic equipment, negatives, files, supplies on hand, and other attributes associated with said business, including the right to use the name and the good-will of the business. She is authorized to continue the operation of said studio, under such name and on such terms and conditions as she deems wise.

from my aforesaid property and, if necessary, the principal thereof, for the care, upkeep, education and welfare, in such shares
and proportions as she deems proper, of her own son, Sammy Nelson,
and my daughter, Deborah Allen Sherrod. She shall not be required
to make accounting to any court or officer of her conduct with
respect to my aforesaid property, as I trust her implicitly to do
what is right and just in the premises.

one years and when my daughter, Deborah Allen Sherrod, shall have married, the obligation of my said trustee to use the income or principal of the aforesaid trust property for the benefit of said children shall cease and my said trustee shall then terminate the trust and deliver to herself as the absolute owner thereof all of the property above described, which may remain in existence, to have and to hold to her use and benefit thereafter, absolutely.

41

CERTIFICA	TE TO THE PROBATE OF WILL
THE STATE OF ALABAMA, JEFFERSON COUNTY.	I., J. PAUL MEEKS, Judge of the Court of Probate, in and for said State
and County, do hereby certify that the fore	going instrument of writing ha S this day, in said Court, and before
ne as the Judge thereof, been duly proven by	the proper testimony to be the genuine last Will and Testament
	od, Deceased and that said Will
together with the proof thereof have been r In witness of all which I have hereto	set my hand, and the seal of the said Court, this date Jan. 7, 1965.

-4-

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into my place in relation to my daughter, as fully as she can do, using such property as I may leave to assist her in the rearing and education of her child and mine. The provisions of this will shall be construed liberally, to effectuate this overall purpose and no technical objection shall be raised as to her conduct in the premises.

ITEM FIVE: I hereby constitute and appoint Alieze Joiner Nelson executrix of this my last will and testament and provide that she shall not be required to give bond as such nor make report to any court whatsoever.

WITNESS MY HAND, on this 370 day of January, 1962.

Many allow Sherred

The foregoing instrument was signed, sealed, published and declared by MRS. MARY ALLEN SHERROD as and for her last
will and testament in our presence and we, in her presence and in
the presence of each other and at her request, have hereunto set
our signatures as attesting witnesses, on the day the same bears
date.

Charles B. Tolows	_ of	Bir P	Cu.
	of	, <u>, , , , , , , , , , , , , , , , , , </u>	1
Jasimson		* *	1 1
AND MON	- OI	· · · · · · · · · · · · · · · · · · ·	

Accorded: June 26, 1970 Juli 10: 456-11-1085

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rtify that the fore	going <b>magekot</b> pa	ages, numbered one	(1) to	Five		<u>(                                    </u>	), bot
lusive, contain	a full, true and c	correct copy of the i	following docu	ments: La	st Will	and Te	stamen
		rrod and Let					
<u> </u>	<i>,</i>						•
		· · · · · · · · · · · · · · · · · · ·			1 1		
				in case	numbered _	144-	526
		E MATTER OF RY ALLEN, SHE			DECOR.		
• • •	ххххх	XXXXXXXXXXXX	**************************************	KYSKESPPKXX	XXX		
appears of record	in said Court.						•
Witness my ha	nd and the seal of	said Court, this th	e 9th	day of	June		_ <sub>19</sub> <u>70</u>
	- <del></del>	·	!	5/1.	7.0	100	, Regis
AL)	**************************************					7	, itegio
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E STATE OF A			· · · · · · · · · · · · · · · · · · ·		,		
JEFFERSON C	JUNIT		•				
ī.	Wm. C.	Barber		Judge of t	he Circuit (	Court, Ten	th Judic
I further certificial Circuit of	fy that the seal a Alabama, and that	affixed to the said the attestation ther	exemplification eof is in due f	n is the se	al of the said	i Circuit C	ourt, Te
This the	9th day	ofJu	ne /	1/19	7795/		
					HIL	he	
			Circuitalu	dge, In Equi	ty Sitting		1
				<u> </u>			
IE STATE OF A JEFFERSON C							
	44	•					
I, E. R. Lind	sey, Register of t	he Circuit Court, T	enth Judicial (	Circuit of A	labama, Equi	ty Divisio	n, ao ner
rtify that	Wm. C. Bart	oer			name is si		
	of the Judges of th of said Judge is g	ne Circuit Court, Te	enth Judicial C	circuit of Ala	abama, duly e	elected and	. sworn,
_		•				يا د د	9t
IN WITNESS	WHEREOF, I have	e hereunto set my h	and and affixed	d the seal of	f said Court,	this the _	
-	ne	, 19 <u>70</u> .		<i></i>	0		
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y ofJui				5.12.	London	~	
y of Jul		3. v i	Register	1./2.	London	7	
y of Jul	er Starten in			1./6.	fords.	7	
EAL)	e Spectra i		Register	l./L.	fords.	7	

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen.

I, John A. Dickson, of Abbeville, in Abbeville County, 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 interred according to the rites of my Church, and that a suitable monument be erected to mark my grave, and all expense incurred therefor be paid out of my estate. Item II. I will and direct that my executor hereinafter named shall pay all of my just debts with the first money coming in to his hands.

Item III. I will, devise and bequeath the farm containing 137.9 acres located in Diamond Hill Township to my son John A. Dickson, Jr.

Item IV. I will to my daughter, Rosemary D. Bethea, my Big Mirror, and to my daughter, Jo Ann D. Willis, my White Iron Bed.

Item V. I will, devise and bequeath all the rest of my property of every kind to my wife, Lucille B. Dickson.

Item VI. I hereby nominate, constitute and appoint my son, John A. Dickson, Jr., as executor of my will.

In Witness Whereof, I have hereunto set my hand and seal this 9th. day of May, A. D. 1959.

Signed, sealed, published and declared by John A. Dickson 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.

-/.		• . ,
(V, I)		10 /
Adni	100	Dickson (SEAL)
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Rush M. Strawhorns	Address	Abbeville S. C.
Francine Hands	. 11	Abbeville S. C.
Samuel Gilliain	11	Abbeville S. C.

Recorded: June 26, 1970 21 40: 456-11- 1088

### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, ADDRYLLIA County.	IN THE COURT OF PROBATE
By Ressie LeeF. Nance	
Personally appears Ruth M. S.	transcare,
who, being duly sworn, says that Sie saw: John A	Dickson
sign seal, public and declare the annexed instrumen	t of writing, bearing date the Sth day of
<u> </u>	to be
and contain his	Last Will and Testament; that the said
John A. Dickson was the	en of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that	t the said
together with Francine Hanks	and Samuel G. Gilliam at the request
of the testat_or inhis presence, and	in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 260h day	of \
Anno Domini 19	70 Rule M & Brown
Activities of the second	
Judge of Probate, Acceville County, S.	• •
	· ·
ORDER ADMITTING WIL	LL TO PROBATE IN COMMON FORM
On hearing the above petition of	petition be granted and the said Last Will and Testament, with codicil
, ofJohr	n.A. Dickson, deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of I	Probate, this 26th day of June 19.70
	Judge of Court of Probate.
	Judge of Court of Trobute.
QUALIFIC	ATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Acceptille County.	
do solemnly swear, that this	writing contains the true Last Will of the within named and that
John A. Dickson	deceased, so far as know or believe;
and that will well and truly execu	ute the same, by paying first the debts, and then legacies contained in the
said Will, as far as	goods and chattels who should be extend and the law charge me, and that
<u> </u>	ill make a true and perfect inventory of all such goods and chattels; So
helpGod.	
Sworn to before me, this	70 ( ) for 4: Deckun gr
June , Anno Domini 19.	70. (/
Lawrence Dinance	
Judge of Probate,Aobeville County, S.	c. )
Attorney's Name and A	.aaress:

STATE OF SOUTH CAROLINA, )

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE. ) OF ADDIE ELLISON JOHNSON

IN THE NAME OF GOD, AMEN:

I, Addie Ellison Johnson, 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 I. I direct my Executrix, hereinafter named, as soon after my death as practicable, to pay all of my just debts.

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, to my daughter, Dorothy Ellison Terry, in fee simple absolute.

ITEM III. I hereby nominate, constitute and appoint my daughter, Dorothy Ellison Terry, Executrix of this my 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 \_\_\_\_\_ day of July, A. D. 1959.

Signed, Sealed, Published and Declared by Addie Ellison Johnson as and for her

by Addie Ellison Johnson 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 hereunto signed our names as attesting witnesses.

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Janes Lee Mance

COUNTY OF ABBRATURE

I, Carl Lesslie Ellis, being of sound mind and memory, but mindful of the uncertainty of life, do hereby make, publish, and declare the following as and for my last will and testament, hereby revoking any and all prior wills and testaments by me heretofore made:

Item I: I direct that all of my just debts be paid as soon as practicable after my death, including my funeral expenses.

Item II: All of the personal property that I now own, and all that I may later acquire, wheresoever situate, I give and bequeath to my wife, Ollie Sue Waters Ellis.

Item III: All of the real property that I now own, and all that I may later acquire, and wherescever situate, I give, bequeath, and devise to my wife, Ollie Sue Waters Ellis, to her, her heirs and assigns forever. However, the house that my son, James Calvin Ellis, built on my tract of land of 3.61 acres in Calhoun Falls, Abbeville County, South Carolina, and where he now resides, belongs to him. It is not a part of my real property and may be severed therefrom if he wishes. As long as my wife, Ollie Sue Waters Ellis, retains this land (3.61 acres), my son, James Calvin Ellis, shall have possession of this house, to live in or rent, and during this time he shall have the rights of ingress and egress to this house over and across the tract of 3.61 acres of land on which it is situate. When my wife, Ollie Sue Waters Ellis, sells this land, or at her death, if she is still in possession of the land on which this house is situate, the house located thereon belonging to my son, James Calvin Ellis, shall be appraised by three appraisers appointed by the Probate Court of Abbeville County, and the amount of the appraised value of the said house shall be paid by my wife, Ollie Sue Waters Ellis or by her administrator or executor if she be dead, to my son, James Calvin Ellis, or to his heirs at law or distributees. This appraised value of the house shall be paid to him from the sale of the 3.61 acres of land if my wife, Ollie Sue Waters Ellis, sells it in her lifetime, or if she dies in possession of this land, shall be a charge against, and a debt due James Calvin Ellis, by her estate on her death.

#/ C38

. M.S.

#### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.
By Bassie Lee F. Nance , Judge of Probate for said County.
Personally appears James W.Guest ,
who, being duly sworn, says that he saw. Carl Lesslie Ellis
sign, seal, publish and declare the annexed instrument of writing, bearing date the 25th day of
November , A. D. 1961; to be
and contain his Last Will and Testament; that the said
Carl Lesslie Ellis was then of sound and disposing mind, memory and understanding, according
to the best coment's knowledge and belief; and that the said James WeGuest
together with Bentley M. Wilson and Ronald J.Burkhalter at the request
of the testatQY in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 17th day of
_July, Anno Domini 19.70.
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Ollie Sue Waters Ellis
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with condicion
, of, deceased, be entered of Probate in
Common Form.
Given under my hand and the seal of the Court of Probate, this 17th day of July 19 70
Judge of Court of Probate.
Judge of Court of Probate.
·
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
T do solemnly swear, that this writing contains the true Last Will of the within named and that
and that
said Will, as far as goods and chattels will thereunto extend and the law charge me, and that
said Will, as far as will make a true and perfect inventory of all such goods and chattels; So
Swom to before me, this 17th day of Allie Rue Waters Ellie
July , Anno Domini 19.70. (

\_ County, S. C.

Attorney's Name and Address:

Judge of Probate,. ....

(The Postoffice Address of each Fiduciary must be shown)

Item IV: All the rest and residue of my property, real, personal, or mixed, and wheresoever situate, I give, bequeath, and devise to my wife, Ollie Sue Waters Ellis, to her, her heirs and assigns forever.

Item V: I hereby nominate, constitute, and appoint my wife, Ollie Sue Waters Ellis, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

Coll Linkelli (18)

Signed, Sealed, Published, and Declared by the said Carl Lesslie Ellis as and for his last will and testament in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses this the day of November, 1964.

Bentles Mitales address Calhour Fall & C.

Wallow Hall address Calhour Fall & C.

And Many address Calhour Fall & C.

IN THE NAME OF GOD, AMEN.

I, Pearl O. Pressly, now of Chester, S.C., do make, ordain, publish and declare this as and for my last Will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me

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

I will and direct that my executor and executrix hereinafter named, shall pay all of my just debts, if any there be with the first meney coming into their hands from my said estate.

Item. 3. I will, devise and bequeath unto each of my two children, William Laurens Pressly and Mrs Louise Pressly Prett, all of my property of every kind, whether personal, real or mixed, to be divided unto it them share and share alike, the child or children of a deceased child or children to take per stirpes.

Item.4. I will and direct that the said executor and executrix hereinafter named, are to serve and administer my estate without any bond whatever, reposing all confidence in them to carry out this my desires and wishes

Teem.5. I hereby nominate, constitute and appoint my son, William Laurens Pressly as executor of this my last will and testament, and if for any cause he shall not qualify as such, then I nominate, constitute and appoint my daughter, Mrs Louise Pressly Pratt, as executrix of this my last will and testament.

In witness whereof, I hereunto set my hand and seal this 23rd day of August, AD. 1943.

Pearle Practy -- (Seal)

Signed, soaled, published and declared by Pearl O. Pressly as and for her last will and testament in the presence of us, and who in her presence, and of each other, at her request, have subscribed our names as witnesses.

STATE OF SOUTH CAROLINA,  IN THE COURT OF PROBATE
COUNTY OF APREVILLE
By: Hon. Bessie Lee F. Nance , Judge of the Court of Probate.
To: Hon. Hattie Y. Harden
I, reposing special trust and confidence in the integrity, care and circumspection of you, the said
authority to examine Fred J. Powell one of the several witnesses to the last Will
and Testament of Poarl O. Pressly , deceased,
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 7th day of July , 19 70.
Judge, Court of Probate.
STATE OF South Carolina,
COUNTY OF Chester
By: Hone Hattie Y. Harden
Personally appeared Fred J. Pewell who being duly sworn says: That he
saw Pearl, O. Prossly sign, seal, publish and declare the annexed instrument of
writing bearing date. August 23rd, 1943 to be and contain the last Will and Testament; that
the said Pearl Oo Pressly 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
Fred J. Powell together with Louise L. Lowles and
A.T. Henry , at the request of the testatrix in her presence
and in the presence of each other, witnessed the due execution thereof.
Sworn to before me this general day of the Court of Probate  Sworn to before me this general day of the Court of Probate  Sworn to before me this general day of the Court of Probate
for Abboville County, South Carolina.
STATE OF South Carolina, CERTIFICATE OF COMMISSIONER
COUNTY OF Choster  I do hereby certify that by virtue of the annexed dedimus I did examine Fred J. Pown11
one of the several witnesses to the last Will and Testament of Pearl O. Pressly
deceased, according to law; and I herewith transmit said examination signed by the witness.
GIVEN under my hand and scal this July of July 19_70.  Commissioner for Julge of the Court of Probate

Abboville
South Carolina.

\_County,

STATE OF SOUTH CAROLINA

COUNTY OF A

ABBEVILLE

C-O-D-I-C-I-L

I, PEARL O. PRESSLEY, of Due West, South Carolina, being of sound mind, memory and understanding, do make, publish and declare this as and for a First Codicil to my original Will dated August 23, 1943.

ITEM I.

I hereby give and devise unto my Grandson, Sam Pratt, the following items of property: \$500.00 out of the proceeds of life insurance policy, my desk and contents, dining room table and side table, 4-poster bed, footstool, walnut dresser, crocheted bedspread, dinner china and blue chinaware, blue band glasses, goblets and tumblers, swan dish, china teapot, strawberry plate, globe lamp and coffee table.

I hereby ratify and confirm my original Will dated August 23, 1943, in all respects, except as is modified by this the First Codicil to my Will.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this the 15 day of July, A. D., 1958.

· Pearl Of Pressly (SEAL)

Signed, Sealed, Published and Declared by the Testatrix, Pearl O. Pressley, as and for a First Codicil to my Last Will and Testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses on the day and year last above written.

Janes Glades
Charles Glades

Address: Musica, M.

Address: Shie Wine, JC

Address: Dan West OC

## CODICIL TO PROOF OF SVILL OF MRS. PEARL O. PRESSLY

IN THE COURT OF PROBATE

THE STATE OF SOUTH CAROLINA, A STATE COURT OF PROBATE County.	
By Bessie Tee F. Pance Judge of Probate for said County.	
Personally appears Charles C. Plaxco	
who, being duly sworn, says that he saw Pearl O. Pressly	
sign, scal, publish and declare the annexed instrument of writing, bearing date the 15th da	y of
, A. D. 1958. to	
and contain her Codicil to her Last Will and Testament; that the said	
Pearl Co Fressly was then of sound and disposing mind, memory and understanding, according	
to the best of deponent's knowledge and belief; and that the said Charles Ca Plaxco	
together with J. M. Plaxco and Jannie R. Smith at the req	
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.	; '. !
Sworn to before me, this JAN day of  July Anno Domini 19.70.  Judge of Probate, Thirdle, County, S. C.	•
July Anno Domini 19.70.	
Sellet Chilles Come & Charles C. Player	•
Judge of Probate, County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of William Teurens Pressly	.; *
it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with con-	dicil
Pearl Co result, deceased, be entered of Probat	e in
Common Form	
Given under my hand and the seal of the Court of Probate, this day of July 19	7-0
Great and of the second	-
Judge of Court of Probate.	
	i : 1 .
the first of the control of the cont	٠, ,
QUALIFICATION OF FIDUCIARY	•
THE STATE OF SOUTH CAROLINA,	
County. )	
do solemnly swear, that this writing contains the true Last Will of the within named and that	
$\mathcal{A}^{(i)} = \mathcal{A}^{(i)} \cap A$	
deceased, so far as know or beli	eve;
deceased, so far as know or believe the debts and then legacies contained in	
and that will well and truly execute the same, by paying first the debts, and then legacies contained in	the
	the
and that will well and truly execute the same, by paying first the debts, and then legacies contained in	the that
and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me, and will make a true and perfect inventory of all such goods and chattels;	the that
and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me, and will make a true and perfect inventory of all such goods and chattels; help God.	the that
and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me, and will make a true and perfect inventory of all such goods and chattels; help God.	the that
and that will well and truly execute the same, by paying first the debts, and then legacies contained in goods and chattels will thereunto extend and the law charge me, and will make a true and perfect inventory of all such goods and chattels; help God.  Sworn to before me, this day of Anno Domini 19	the that
and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me, and will make a true and perfect inventory of all such goods and chattels; help God.	the that

#### A. ELLIS POLIAKOFF

I, A. ELLIS POLIAKOFF, of the City and County of Abbeville, State of South Carolina, 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.

- 1. I give and bequeath all of my medical equipment, instruments, fixtures, furnishings, furniture, equipment, records, materials, and medical supplies, and any and all other property contained in my medical office to my brother, MYER POLIAKOFF, if he shall survive me.
- 2. I give and bequeath to my niece, G. ELAINE POLIAKOFF, daughter of Myer Poliakoff, my stamp and coin collection, if she shall survive me.
- 3. I give and bequeath to my brother, MYER POLIAKOFF, if he survives me, all of my household furnishings, goods and effects, including but not limited to, all of my furniture, furnishings, books, silver, linen, china, glassware, jewelry, and wearing apparel.
- 4. All of my real estate on North Main Street in the City and County of Abbeville, South Carolina, where I now reside, together with all buildings thereon, and all rights and easements appurtenant thereto, I give and devise to my brother, MYER POLIAKOFF, if he survives are, in fee simple. If my said brother does not survive me, I give and devise such property to my sister-in-law, ROSA F. POLIAKOFF, in fee simple.
- 5. All of my real estate located on Milis Avenue, in the City and County of Abbeville, South Carolina, together who my office building and other improvements thereon, and all rights and assements appurtenant thereto, I give and devise to my sister-in-law, ROSA F. POLITATORF, in fee simple, if she shall survive me. If my said sister-in-law does not survive me, I give and bequeath such property to my brother, MYER POLITATORF, in fee simple, if he shall survive me.

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Street, in the City and County of Abbeville, Sour Carolina, together with all improvements thereon, and all rights and easements appurtenant thereto, I give and devise to those of my weathers and sister who shall survive me, in equal shares, in fee simple.

- 7. All of my undivided interest in that lot of land, together with a : store building and other improvements thereon, known as 130 Court Square, in the City and County of Abbeville, South Carolina, now occupied by "Murphy's Jewelry," which was owned by my father at the time of his death, I give and devise to those of my brothers and sister who shall survive me, in equal shares, in fee simple.
- 8. All of my undivided interest in that lot of land, together with the improvements thereon, and all rights and casements appurtenant thereto, located on Bowie Street, in the City and County of Abbeville, South Carolina, which was owned by my father at the time of his death, I give and devise to those of my brothers and sister who shall survive me, in equal shares, in fee simple.
- 9. I give and bequeath to my sister-in-law, ELIZABETH H. POLIAKOFF, widow of my brother, Marion Poliakoff, the sum of Car Thousand and 00/100 (\$1,000.00) Dollars, if she shall survive me.
- 10. I give and bequeath to my sister-in-law, BLANCHE FIELDS POLIAKOFF, wife of my brother, Arthur Poliakoff, the sum of One Thousand and 00/100 (\$1,000.00) Dollars, it she shall survive me.
- 11. I give and bequeath to my nephew, ROBERT B. POLIAKOFF, son of my brother, Marion Poliakoff, the sum of Five Hundred and 00/100 (\$500.00) Dollars, . The shall survive me.
- 12. I give and bequeath to my niece, ANN P. COLLENS, daughter of my brother, Marion Poliakoff, the sum of Five Hundred and 00/100 (\$300.00) Dollars, if she shall survive me.

RJH HSL LHC