STANLEY JACKSON REFUES

- I, STANLEY JACKSON REEVES, of the City of Johnston. County of Edgefield, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, WILMA W. REEVES, in fee simple, if she shall survive me. If my said wife shall predecease me, all of my property, which I shall own at my death and over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN, in equal shares, 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 expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (2) 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 his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.
- 2. I appoint my wife, WILMA W. REEVES, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor, I appoint my friend, WILLIAM G. HALL, of Abbeville, South Carolina, Executor in her place. If both my wife and William G. Hall shall fail to qualify or cease to act as Executor, I appoint BETTIS MAMMOND, of North Augusta, South Carolina, husband of my wife's sister, Executor in their place. I direct that neither shall be required to furnish any bond.
- 3. I appoint my friend, WILLIAM G. HALL, Trustee of all Trusts created in this my Will. If he shall fail to qualify or cease to act as such Trustee,



I appoint DETTIS HAMMOND, Trustoe in his place. I direct noither shall be required to furnish any bond.

- 4. If my wife shall predecease me, or if she dies after my death without having appointed a testamentary guardian for any minor child or children of ours, then I hereby nominate, constitute and appoint my friends, WILLIAM G. AND JEANETTE HALL, as testamentary guardians of the person of such minor child or children, and sk that they not be required to furnish any bond. If either William G. or Jeanette Hall shall full to qualify or cease to act as such guardian. I appoint the other as sole guardian. If both William G. Hall and his wife, Jeanette Hall dies, resigns or refuses or is otherwise unable to act, then I appoint Mr. and Mrs. Bettis Hammond, as testamentary guardian of the person of such minor child or children and direct that neither shall be required to furnish any bond.
- 5. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.
- 6. I authorize my Executor and my Trustee to allot, assign, care for, collect, scannact with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, loase, manage, mortgage, grant security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, and, in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate or any trust created in this Will which he could do if he were the absolute owner thereof, without being limited in any way by the specific grants of power herein made.

(Stanley/Jackson Reeves)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by STANLEY JACKSON REEVES, above named, to be

his will in our presence, and we at his request, and in his presence, and in the presence of each other, and has a herounto subscribed our names as attesting witnesses.

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James & Carlo State	of	Tarcon 60.	
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Stark 3. Abstrace	ر بر معرف	Bay 971 . Ua.	

Recorded: July 20,1972) File: 458-12-389

PROOF OF WILL

Personally appeared before me Lester W. Ferguson who, being duly sworn, that he saw Stanley Jackson Reeves , sign, seal, publish and declare the annexed instrument of writing, bearing date June 12 , 1971, to be and contain the said testator's Last Will and Testament; that the said testator was then of sound and disposing mind, maintry and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this depondent Lester W. Ferguson together with James W. Ashcraft and Lois B. Ashcraft at the request of the testator in the presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

That throughout this affidavit the masculine gender shall be deemed to include the feminine where the contexts so requires.

	Sworn	to before me	this <u>18th</u> da	*A \ \ \	1.6		
,	of	July	, 19 72	<u>Assin</u>	Affiant	en Just	
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dudge of Probate for Abbeville
County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS CROERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated June 12, 1971

be and the same hereby is admitted to Probate as the Last

Will and Testament of Stanley Jackson Reeves, deceased, in common

from which to pass real and personal property, and that Letters Testamentary

se issued.

This <u>low</u> day of <u>old</u>, id <u>we</u>.

As Probate Judge for Abbeville County
South Carolina

ROBERT L. HAWTHORNS, JR ATTORNEY AT LAW 200 E. PINCKNEY STREET AUDEVILLU, S. C. 29020

Tast Will and Testament

OF

LAWRENCE FOREST DRAKE

I, LAWRENCE FOREST DRAKE, being of sound and disposing mind and memory, do hereby make, publish and declare this writing to be my Last Will and Testament, hereby revoking all prior Wills and instruments of a testamentary nature made by me heretofore.

ITEM I.

I direct my Executor hereinafter named to pay all of my just debts and my funeral expenses as soon after my death as may be practicable.

ITEM II.

All the rest, residue and remainder of my property of whatsoever kind and nature and wheresoever situate, I will, devise and bequeath unto Eva Lee Drake and Margaret Alice Drake Atkinson, share and share alike, or to the survivor thereof.

ITEM III.

I hereby nominate, constitute and appoint Robert Seawright Drake the Executor hereof, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 78th day of 4chica, 1972.

LAWRENCE FOREST DRAKE, TESTATOR

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Testator, Lawrence Forest Drake, to be his Last Will and Testament in the presence of us, who, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Donald Charp OFRIAND DONALDS S.C.

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsAlbert LeSeawright
who, being duly sworn, says that he saw Lawrence Forest Drake
sign, seal, publish and declare the annexed instrument of writing, bearing date the 28thday of
February , A. D. 1972 to be
and containhis Last Will and Testament; that the said
Lawrence Forest Drake
to the best of deponent's knowledge and belief; and that the said Albert L. Seawright.
together with Donald Clamp and James R. Seawright 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 25th day of July Anno Domini 19-72 BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C. Albert L. Seawight
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Robert Seawright Drake
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of Lawrence Forest Drake, deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 25th day of July 19 72
BESSIE LEE F. NANCE
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
Lawrence Forest Drakedeceased, so far asknow 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 goods and chattels will thereunto extend and the law charge me and that
Sworn to before me, this 25th day of Asleet Seaukight Deake

(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 ABBEVILLE

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN:

I, Mary Elizabeth Finley of the City of Abbeville, 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.

Item 1: I direct that my executors hereinafter named pay all my just debts as soon after my death as possible.

Item 2: I will, devise and bequeath unto my husband, Robert Finley, the sum of five and no/100 dollars (\$5.00).

Item 3: I will, devise and bequeath unto my sons by a previous marriage, James Albert Henry and Samuel R. Henry, all the rest and residue of my estate, consisting of real estate, personal property, or mixed property, provided however, that should either of them predecease me, the child or children of the predeceased parent to take the parent's share.

Item 4: I hereby nominate and appoint James Albert Henry and Samuel R. Henry as executors of this my last will and testament, they to serve without bond.

Signed, sealed, published and declared by Mary Elizabeth Finley as and for her last will and testament this 19th day of February, 1965, A. D.

Signed, Sealed, Published and Declared by Mary Elizabeth Finley as and for her Last Will and Testament, in our presence and we in her presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses:

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears William P. Greene, Jr.
who, being duly sworn, says that he saw
sign, seal, publish and declare the annexed instrument of writing, bearing date theday of
February , A. D. 1965 to be
and contain here Last Will and Testament; that the said
Hary Elizabeth Finley was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with L.Abner Hall and A. Kay Moody 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 7th day of July Anno Domini 19 72 BESSIE LEE F. NANCE J Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above polition of James A. Henry it is hereby ordered, adjusted, and degreed. That the natition he granted and the state of the stat
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this. 7th day of July 19.72. 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
Mary Elizabeth Finley deceased, so far as I know or believe;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far ashergoods 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 7th day of July Anno Domini 19 72 Judge of Prebate! Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

Tast Will and Testament

STATE OF SOUTH CAROLINA)

COUNTY OF GREENVILLE)

I, CHESTER E. HATCH, a resident of the City of Greenville, in the County and State aforesaid, do hereby make, publish and declare this as and for my Last Will and Testament, hereby expressly revoking any and all prior Wills, Codicils or other instruments of a testamentary nature heretofore made by me.

ITEM I.

I direct that, as soon as practicable after my death, all of my just debts and funeral expenses, including the reasonable cost of an appropriate marker for my grave, shall be paid out of my estate. I further direct that all estate, transfer and inheritance taxes assessed with respect to my estate herein disposed of, or any part thereof, or any bequest or devise contained in this my Will (which term wheresoever used herein shall include any Codicil hereto) and also with respect to any other property or interest of any character which may be included in my gross estate for purposes of estate, inheritance or similar taxes, shall be paid out of my residuary estate as administration expense and shall not be charged to or against any beneficiary or owner of my estate or any portion thereof, or to or against any recipient, beneficiary or owner of any other property or interest includable in my gross estate for purposes of estate or inheritance taxes.

ITEM II.

I bequeath all my personal effects, including, but not limited to, any automobile, silverware, dishes or furniture which I may own at the time of my death to my daughter-in-law, Marie W. Hatch, and to my grand-daughter, Sarah Westervelt Hatch Roberts, to be distribtued and divided as they, in their sole discretion shall determine and agree upon.

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ITEM III.

I bequeath the following sums to the charities hereinbelow listed for their respective general purposes, namely:

- (1) Twenty Five Thousand Dollars (\$25,000.00) to the Greenville County Foundation, Greenville, South Carolina;
- (2) Twenty Five Thousand Dollars (\$25,000.00) to the Greenville General Hospital, Greenville, South Carolina;
- (3) Ten Thousand Dollars (\$10,000.00) to Christ Church, Greenville, South Carolina;
- (4) Ten Thousand Dollars (\$10,000.00) to Miracle Hill School, Greenville, South Carolina.

ITEM IV.

I bequeath the following sums to the persons hereinafter designated, namely:

- (1) Ten Thousand Dollars (\$10,000.00) to my housekeeper, Mary Casman;
- (2) Two Thousand Five Hundred Dollars (\$2,500.00) to my cook, Margaret Jenkins;
- (3) One Thousand Dollars (\$1,000.00) to my yardman, Feaster Snipes;

provided, however, that should either or all of the beneficiaries hereinabove named predecease me, then, and in such event, such bequest shall terminate and said proceeds shall become and pass as a part of my residuary estate.

ITEM V.

I bequeath the following sums to the persons hereinafter designated, upon the terms and conditions as herein specified:

(1) Ten Thousand Dollars (\$10,000.00) to my niece,

Helen S. Service, or if she shall not survive me, to

her issue, me surviving, in equal shares, per stirpes;

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- (2) Five Thousand Dollars (\$5,000.00) to my cousin,
 Loring S. Kelley, or if he shall not survive me, to his
 wife, May Boyce Kelley, or if neither of them survives
 me, to their issue surviving me, in equal shares, per
 stirpes;
- (3) Five Thousand Dollars (\$5,000.00) to May Boyce Kelley, wife of my cousin, Loring S. Kelley, or if she shall not survive me, to her husband Loring S. Kelley, or if neither of them shall survive me, to their issue surviving me, in equal shares, per stirpes; (4) Ten Thousand Dollars (\$10,000.00) to my cousin, Tryphena K. Hawkins, should she survive me, or if she should not survive me, this bequest shall revert to my residuary estate. I specificially will and direct that my Executor, beginning on the first day of the month following my death, pay to my said cousin the sum of Seventy-Five Dollars (\$75.00) and to continue said payments on the first day of each month thereafter pending and during any delay in the payment of this bequest; provided, however, that all monthly sums paid by my Executor to my said cousin shall be deducted from the total bequest of Ten Thousand Dollars (\$10,000.00).

ITEM VI.

I will, bequeath and devise unto my Trustee, hereinafter named, the sum of Fifty Thousand Dollars (\$50,000.00) in trust, to hold, manage, invest, reinvest, and administer in the manner herein provided, for the use and benefit of my granddaughter, Sarah Westervelt Hatch Roberts, should she survive

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me, and subject to the powers and provisions herein contained, to pay the net income thereof in convenient installments, but not less than annually, to my granddaughter for and during her lifetime, and upon her death to pay the principal thereof, together with any accumulated income, to such person or persons, including her own estate, in such amount or amounts as she may by will designate or appoint. Should my granddaughter, Sarah Westervelt Hatch Roberts, fail to exercise this power of designation or appointment validly, in whole or in part, then upon her death, the Trustee shall pay over to my daughter in-law, Marie W. Hatch, if living, so much of the principal and accumulated income as is not validly designated or appointed by my said granddaughter, or if my daughter-in-law is not then living, then, and in such event, to the surviving issue of my granddaughter, Sarah Westervelt Hatch Roberts, share and share alike, per stirpes, or, in the event of default of issue, to the Greenville Gounty Foundation and the Greenville General Hospital, share and share alike.

I do further direct that the foregoing trust shall be entitled to a preference over all other legacies, bequests and devises contained in this Will, if my property is insufficient to allow payment in full of all such legacies, bequests and devises; and all unpreferred legacies, bequests and devises shall abate in accordance with the applicable rules of law.

ITEM VII.

In addition to the other bequests contained herein for her benefit, I will, bequeath and devise unto my Trustee, hereinafter named, the sum of Twenty-five Thousand Dollars (\$25,000.00) in trust, nevertheless, to hold, manage, invest, reinvest, and administer in the manner herein provided, for the use and benefit of my housekeeper, Mary Casman, should she survive me and, subject to the powers and provisions herein contained, to annually pay the aggregate sum of Two Thousand Five Hundred Dollars (\$2,500.00), in convenient installments, to Mary Casman for and during her lifetime or until the entire principal and accumulated income therefrom has been fully paid, and

upon her death to pay the remaining principal thereof, together with any accumulated income therefrom, to such person or persons, including her own estate, in such amount or amounts as she may by will designate or appoint. Should Mary Gasman fail to exercise this power of designation or appointment validly, in whole or in part, then, and in such event, the remaining principal of said trust, together with any accumulated income therefrom, I will, devise and bequeath unto my Trustee, in trust, to hold, manage, invest, reinvest and administer as a part and parcel of my residuary estate for the use, benefit and purposes as set forth and more particularly described in Item IX hereof.

ITEM VIII.

In addition to other bequests contained in my Will and Testament for her, I will, devise and bequeath unto my housekeeper, Mary Casman, that certain greenhouse recently constructed and erected on my property located at 808 McDaniel Avenue, Greenville, South Carolina; provided, however, that she shall remove the greenhouse from said property within a reasonable time, but not more than sixty (60) days, following her moving from my residence.

ITEM IX.

All the rest and residue of my estate of every kind and description (including lapsed legacies and devises, and any property over which I may have power of appointment or disposition), after payment therefrom of all estate, transfer and inheritance taxes assessed with respect thereto, I will, devise and bequeath unto my Trustee, hereinafter named, in trust, to hold, manage, invest, reinvest and administer in the manner hereinafter provided, and to pay out the met income and principal thereof, as follows:

The net income from said residuary trust shall be paid to or used and expended for the benefit of my daughter-in-law, Marie W. Hatch, at convenient intervals as may be practical, but at least annually, for and during her lifetime.

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(2) At the death of my daughter-in-law, Marie W. Hatch, or at my death in the event she does not survive me, the net income from said residuary trust shall be paid to or used and expended for the benefit of my granddaughter, Sarah Westervelt Hatch Roberts, at convenient intervals as may be practical, but at least annually, for and during her lifetime.

- (3) At the death of my granddaughter, Sarah Westervelt Hatch Roberts, or upon my death or that of my
 daughter-in-law, Marie W. Hatch, whichever last
 occurs, if my said granddaughter is not then living,
 the principal of the residuary trust, together with any
 accumulated income, shall be paid over to the then
 living issue of my said granddaughter, in equal shares,
 per stirpes.
- of my granddaughter, Sarah Westervelt Hatch Roberts, upon the death of the survivor of her, my daughter-in-law, Marie W. Hatch, or myself, the principal of the residuary trust, together with any accumulated income, shall be paid over to and distributed among corporations, associations or organizations which are then organized and operating exclusively for religious, charitable, scientific or educational purposes and which qualify to receive contributions deductible for the purpose of the federal estate tax law then in effect. The decision as to which such corporations, associations or organizations shall receive or share in such distribution shall be determined in the sole and uncontrolled

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discretion of a committee consisting of three persons, one member to be named by the then acting Senior. Trust Officer of The Peoples National Bank, Greenville, South Carolina, or its successor as Trustee hereunder, one member to be named by the then acting Probate Judge of Greenville County, South Carolina, or such official who then serves in a similar capacity if such office be abolished, and the third to be selected by the two other members. The decision of such committee shall be final, binding and conclusive as to all parties whomsoever. I request that in making such distribution the committee give consideration to my present feelings of admiration and fondness for Christ Church, Greenville County Foundation and Greenville General Hospital, but the decision of such committee as to whether such corporations, associations or organizations should receive or share in any such distribution shall be determined by the then existing facts and circumstances and the committee shall have full discretion in reaching its decision.

(5) In the event that any emergency resulting from illness, accident or misfortune arises while my

Trustee administers a trust under Sections (1) and
(2) hereof for the benefit of my daughter-in-law,

Marie W. Hatch, or my granddaughter, Sarah Westervelt Hatch Roberts, which in the sole and uncontrolled discretion of my Trustee, makes it desirable to pay to or use and expend for the benefit of said beneficiary all or a portion of the principal thereof, then my Trustee shall have the right to use such portion or all of the

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principal for such purpose, even though the trust be depleted by so doing.

ITEM X.

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

ITEM XI.

In addition to the powers conferred by statute or general rules of law, and with the direction that a grant of specific powers shall not be construed as a limitation of general powers granted herein or by statute or law, my Executor and Trustee is authorized and empowered:

- (1) To retain, in the form received, any property or interest in property owned by me at the time of my death;
- (2) To invest funds of my estate, or of the trusts created hereunder in stocks, bonds, notes, debentures, or other securities, or property, real or personal, (including any common or commingled fund maintained by my Executor and Trustee), notwithstanding that such securities may not be eligible investments for fiduciaries under statutory or general law, it being my intention that my Executor and Trustee shall have the power to make such investments as it, in its unit cted judgment, may deem

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- (3) To sell, re-sell, exchange, re-exchange, convey, re-convey, assign, or otherwise transfer, or dispose of any property, real or personal, at any time forming a part of my estate or of the trusts created hereunder, at public or private sale, for cash or other property, or upon credit, in such manner and upon such terms and conditions as it may deem best, and no person dealing with it shall be bound to see to the application of any monies paid;
- (4) To determine what is income or net income and what is principal as respects any bequest, devise, legacy or trust herein created and what expenses, costs, taxes, and charges of all kinds shall be charged against income and what shall be charged against principal, including, but not by way of limitation, the power to allocate as between principal or income all realized appreciation in the value of stocks, bonds, securities, or other property resulting from the sale or other disposition thereof, and the decision of the Executor or Trustee, as the case may be, with respect to said matters, shall be conclusive upon all parties;
- (5) To borrow money and give security therefor;
- (6) To manage, operate, repair, improve, mortgage, and lease for any term, any real estate at any time forming a part of my estate or of the trusts created hereunder;
- (7) To vote in person or by proxy, discretionary, or otherwise, any stock or securities held by it; to participate freely in, or to oppose, corporation recorganizations, recapitalizations, consolidations, mergers, and sales; and to exchange stock or securities of one corporation for stock or securities, whether or not the same class, of the same or any other corporation;
- (8) To distribute in cash or in kind upon any division of my estate or of the trusts created hereunder;
- (9) To employ such agents and counsel and other persons, (including ancillary executors and/or trustees, if required), as it may deem necessary in the administration of my estate or of the trusts created hereunder, and to determine and pay them such compensation as it may deem proper;
- (10) To deal with itself, in its separate or any fiduciary capacity whatsoever, in buying and selling assets, in lending money and in borrowing money, and in all other transactions, irrespective of the occupancy by it of dual positions; and

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(11) In general, to exercise all of the powers in the management of my estate and the trusts created hereunder which any individual could exercise in his own right, upon such terms and conditions as to it may seem best, and to execute and deliver any and all instruments and to do all acts which it may deem necessary or proper to carry out the purposes of this my Will.

ITEM XII.

I hereby constitute and appoint The Peoples National Bank of Greenville, South Carolina, as Executor of this my Will and as Trustee of the trusts created hereunder.

Any banking institution or trust company which shall acquire the trust business and assets, or the major portion thereof, of the said The Peoples National Bank of Greenville, South Carolina, by reason of any sale, merger, consolidation, re-organization, or re-incorporation, or other transfer to which The Peoples National Bank of Greenville, South Carolina, is a party, shall be and become, the substituted Executor hereof, and/or the substituted Trustee hereof, and/or the substituted Trustee hereof, and/or the substituted Trustee hereunder in the place and stead of said The Peoples National Bank of Greenville, as fully as if it had been named herein.

I direct that no bond or other security shall be required in any jurisdiction of my Executor or Trustee hereinabove named.

Chester & Hatch (SEAL

Signed, sealed, published and declared by Chester E. Hatch as and for his Last Will and Testament in the presence of us, who in his presence and that of each other, and at his request, have subscribed our names as witnesses hereto.

I ATTEST A TRUE COPY	Rebecca M. Senn
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Greenville ty. S. C.	Elara p. Yolarbin

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COUNTY OF GREENVILLE

Tast Will and Testament

- OF -

CHESTER E. HATCH

I, CHESTER E. HATCH, a resident of the City of Greenville, in the County and State aforesaid, do hereby make, publish and declare this to be a First Codicil to the Last Will and Testament heretofore made, signed, sealed, published and declared and executed by me and bearing the date of January 7, 1971, that is to say:

FIRST: I hereby revoke and replace Item III of my said Last Will and Testament by striking out the whole of said Item III and by substituting in lieu and in place thereof the following:

"ITEM III

I bequeath the following sums to the charities hereinbelow listed for their respective general purpose, namely:

- (1) Fifty Thousand Dollars (\$50,000.00) to the Greenville County Foundation, Greenville, South Carolina;
- (2) Fifty Thousand Dollars (\$50,000.00) to the Greenville General Hospital, Greenville, South Carolina;
- (3) Fifty Thousand Dollars (\$50,000.00) to Christ Church, (Episcopal) Greenville, South Carolina;
- (4) Ten Thousand Dollars (\$10,000.00) to Miracle Hill School, Greenville, South Carolina;
- (5) Ten Thousand Dollars (\$10,000.00) to the Greenville
 Young Mens Christian Association, Greenville, South Carolina."

SECOND: I hereby revoke and replace Item VII of my said Last Will and Testament by striking out the whole of said Item VII and by substituting in lieu and in place thereof the following:

"ITEM VII

In addition to the other bequests contained herein for her benefit, I will, bequeath and devise unto my Trustee, hereinafter named, the sum of

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Forty Thousand Dollars (\$40,000.00) in trust, nevertheless, to hold, manage, invest, reinvest, and administer in the manner herein provided, for the use and benefit of my housekeeper, Mary Casman, should she survive me and, subject to the powers and provisions herein contained, to annually pay the aggregate sum of Four Thousand Dollars (\$4,000.00), in convenient installments, to Mary Casman for and during her lifetime or until the entire principal and accumulated income therefrom has been fully paid; provided, that in the event of any emergency resulting from illness, accident or misfortune to the said Mary Casman while my Trustee administers the trust herein created for her benefit, which in the sole and uncontrolled discretion of my Trustee, makes it desirable to pay to, or use and expend, for the benefit of the said Mary Casman all or a portion of the principal thereof, then, and in such event, my Trustee shall have the right to use such portion or all of the principal for such purpose even though the entire trust be depleted by so doing. Upon the death of the said Mary Casman, or should she fail to survive me, then, and in such event, the remaining principal of said trust, together with any accumulated income therefrom, I will, devise and bequeath unto my Trustee, in trust nevertheless, to hold, manage, invest, reinvest and administer as a part and parcel of my residuary estate for the use, benefit and purposes as set forth and more particularly described in Item IX of my said Last Will and Testament."

THIRD: I hereby modify, amend and add to my said Last Will and Testament in accordance with the provisions of this First Codicil and, as hereby and herein modified, amended and added to, I hereby confirm, ratify, redeclare and republish my said Last Will and Testament of January 7, 1971.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this the 27 day of August, 1971.

SIGNED, SEALED, PUBLISHED AND DECLARED by the above-named Testator, CHESTER E. HATCH, as and for a First Codicil to his Last Will and Testament, consisting of two (2) pages, in the sight and presence of us, who, at his request, and in his sight and presence, and in the sight and presence of each other, have hereunto signed our names as attesting witnesses, this the Ada day of August, 1971.

Brunille.

Lemille S.C.

Chester E. HttersEAL)

Jona & Collain

Jujec K. Com

Fite. C. man

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT.

I, Mattie Ellenburg of Abbeville, South Carolina, being of sound mind and discretion but being mindful of the uncertainties of life, do hereby make, ordain, publish and declare this as and for my Last Will And Testament, hereby revolking all instruments of a testamentary nature heretofore by me made.

I do will and direct that my Executor hereinafter named pay all my just debts with the first money coming into his hands.

ITEM I. I do hereby will, devise and bequeath to my grandson, Nevit Ellenburg, all of my property of whatsoever nature both real, personal and mixed to be his absolutely forever in fee simple.

I do hereby nominate, constitute and appoint as and for Executor of this my Last Will And Testament my said grandson, Nevit Ellenburg, to serve without Bond. Should for any reason Nevit Ellenburg fails to qualify, I do hereby nominate, constitute, and appoint my daughter, Fronia Davis, to be Executor of this my Last Will And Testament, to serve without Bond.

Signed and Sealed this 30th day of May, 1972.

mastre Ellenburg

SIGNED, SEALED, PUBLISHED AND DECLARED BY MATTIE ELLENBURG, AS AND FOR HER LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND THE PRESENCE OF EACH OTHER, AND IN HER PRESENCE, AT HER REQUEST, WE HAVE SUBSCRIBED OUR NAMES AS WITNESSES.

James R. Nichles Mary Hale Willein

Recorded: July 31, 1972 File No. 459-12, 393

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears	
who, being duly sworn, says that he saw Mattie Ellenburg	
sign, seal, publish and declare the annexed instrument of writing,	bearing date theday of
May , A. D. 197	2 to be
and containher Last Will and	Testament; that the said
Mattie Ellenburg was then of sound and dis	posing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	James P. Nickles
together with Mrs.Curtis O.Tiller and	Mary Gale Williams at the request
of the testatrixin her presence, and in the presence of	
Sworn to before me, this 31st day of July Anno Domini 19.72 BESSIE LEE F. NANCE 5 Judge of Probate, Abbeville County, S. C.	mus B. Nicklen /
ORDER ADMITTING WILL TO PROBA	
On hearing the above petition of Fronia E.Davis	
it is hereby ordered, adjudged and decreed, That the petition be gr	•
codicil, of	, deceased, be entered of
Probate in Common Form.	. 21 at
Given under my hand and the seal of the Court of Probate, th	BESSIE LEE F. NANCE 15
·	Judge of Court of Probate.
	<u> </u>
QUALIFICATION OF FI	DUCIARY
THE STATE OF SOUTH CAROLINA,)	1
Abbeville County.	
do solemnly swear, that this writing contains	
Mattie Ellenburg	
• •	deceased, so far asknow or believe;
and that will well and truly execute the same, by payi	v ;
	ing first the debts, and then legacies contained in the
and that will well and truly execute the same, by payi said Will, as far as goods and chattels will the	ing first the debts, and then legacies contained in the
and that will well and truly execute the same, by paying said Will, as far as goods and chattels will the will make a true and perfect	ing first the debts, and then legacies contained in the hereunto extend and the law charge me and that inventory of all such goods and chattels; So help
and that will well and truly execute the same, by paying said Will, as far as goods and chattels will the will make a true and perfect	ing first the debts, and then legacies contained in the hereunto extend and the law charge me and that inventory of all such goods and chattels; So help
and that I will well and truly execute the same, by paying said Will, as far as her goods and chattels will the large same will make a true and perfect good. Sworn to before me, this 31st day of July Anno Domini 19.72	ing first the debts, and then legacies contained in the hercunto extend and the law charge me and that inventory of all such goods and chattels; So help moma E Danie
and that I will well and truly execute the same, by paying said Will, as far as her goods and chattels will the will make a true and perfect good. Sworn to before me, this 31st day of July Anno Domini 19.72 BESSIE LEE F. NANCE 15 (The Point Property of the Property of	ing first the debts, and then legacies contained in the hereunto extend and the law charge me and that inventory of all such goods and chattels; So help
and that I will well and truly execute the same, by paying said Will, as far as her goods and chattels will the large same will make a true and perfect good. Sworn to before me, this 31st day of July Anno Domini 19.72	ing first the debts, and then legacies contained in the hereunto extend and the law charge me and that inventory of all such goods and chattels; So help the state of the stat

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE:

I, Parniece B. McCalla, of the State and County aforesaid, being of sound and disposing mind, memory and understanding, but mindful of the uncertainties of life, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking any former will made by me, to wit:

Item I .- I hereby direct that all my just debts be paid by my Executor hereinafter named.

Item II.- I hereby will and bequeath unto Lillian Cade and Corrie Tucker, faith ful servants of mine, the sum of One Hundred and No/100 (\$100.00) Dollars each, provided they continue to serve me until the time of my death, otherwise the above bequest to be void.

Item III.- I hereby will and bequeath unto in Carter, a faithful servant of mine, the sum of One Hundred and No/100 (\$100.00) Bollars, provided she continue to serve me until the time of my death, otherwise the above bequest to be void.

Item IV.- I hereby will and bequeath unto Lucille Cade, a faithful servant of mine, the sum of Fifty (\$50.00) Dollars, provided she continue to serve me until the time of my death, otherwise the above bequest to be voil.

bettest, I have y will, devise and leach unto my nephews, M. 2. cocalle, Jr. and John and Woodla, in equal shares, and the rest and remainder of my property, real personal or mixed, of which I may die seized and possessed.

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Item VI.- I hereby appoint Mattox P. McCalla, Jr.,. Executor of this my Last Will and Testament, he to serve without bond, and to receive no commissions for his services as such Executor.

Signed, sealed, published and declared by Parniece B. McCalla, as and for her Last Will and Testament this 9th day of July, 1945.

Parnie ce B. M. Calla(IS)

Signed, sealed, published and declared by Parniece B. McCalla 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:

Gertrude B Jenne

Andra Wore

Recorded: August 6,1972

PROOF OF WILL

•
Personally appeared before me J. H. Sherard
who, being duly sworn, that he saw Parniece B. McCalla , sign,
seal, publish and declare the annexed instrument of writing, bearing date
July 9 . 1945 to be and contain the said testator's Last Will
and Testament; that the said testa or was then of sound and disposing mind,
memory and understanding, and under no legal disability, according to the
best of this depondent's knowledge, information and belief; and that this
depondent J. H. Sherard together with Gertrude B. Fennel
and Evelyn Ware at the request of the testator in the
presence of the said testator and in the presence of each other, subscribed
our names as witnesses to the said instrument.
That throughout this affidavit the masculine gender shall be
deemed to include the feminine where the contexts so requires.
Sworn to before me this 4th day
of August , 19 72 Affiant
8
Judge of Probate for Abbeville
County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated 1 July 9, 1945

be and the same hereby is admitted to Probate as the Last

Will and Testament of Parniece B. McCalla, deceased, in common

form, valid to pass real and personal property, and that Letters Testamentary

be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 4th DAY OF August 19 72

As Probate Judge for Abbeville County
South Carolina

ROBERT L. HAWTHGRIE, JR.

ATTORNEY AT LAW

300 2. PIRCKNEY LINEET

ABBEVILLE, C. C. 23020

Tast Will and Testament

OF

EVELYN REBECCA KLUGH

I, Miss Evelyn Rebecca Klugh, of the County of Greenwood, State of South Carolina, being of sound mind and memory and in full possession of my mental faculties, do declare this to be my Last Will and Testament, hereby revoking and making null and void all former Wills at any time heretofore made by me.

١.

I direct that my body be properly interred in mother earth and that my Funeral be conducted in a manner corresponding with my Estate and situation in life.

11.

I hereby direct my Executrix hereinafter named to pay all my just and legal debts, if any, as soon after my death as possible out of any moneys coming into her hands.

III.

After the payment of my debts, taxes and funeral expenses, I give, devise and bequeath certain personal property as follows:

- (a.) To my beloved father, John Henry Klugh, I bequeath all of my hunting equipment, including shotguns, rifles, pistols and all accessories relative thereto.
- (b.) To my uncle, <u>Ralph Anderson</u>, I bequeath my gas garden tiller.
- (c.) To Miss Vera Powell of Greenwood, I bequeath my RCA. Stereo record player, including all records and accessories.

IV.

In consideration of the care, comfort, services and financial assistance rendered by my beloved mother, Mrs. Jessie Lee K. Parnell, I hereby will, devise, and bequeath unto her all of my real estate, absolutely and in fee simple, provided however, and upon condition that my said mother pay unto my

father the sum of Two Thousand and no/100 (\$2,000.00) within three (3) months after my death. In the event my said mother should fail to pay to my said father \$2,000.00 as hereinabove set forth, then in such event, I direct my Executrix hereinafter named to sell all of my said real estate at public sale and the proceeds derived therefrom shall be divided between my said father and mother, share and share alike.

٧.

I will, devise, and bequeath to my beloved mother all the remainder and residue of my property, real, personal and mixed, and wherever situate, absolutely and in fee simple.

VI.

I hereby nominate, constitute and appoint my beloved mother, Mrs.

Jessie Lee K. Parnell, as Executrix of this my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this 12th day of April, in the Year of our Lord One Thousand Nine Hundred and Sixty-Eight.

2) Peris Eucly Relucca K GEAN

WITNESSED

Signed, Sealed, Published and Declared by the said Miss Evelyn Rebecca Klugh, as and for her Last Will and Testament, in the presence of us, who at her request and in her presence and in the presence of each other, have subscribed our names thereto.

magabre E. Stone 1

Breenwood, South Carolina
ADDRESS

Margin B. B. Burnett

Beenwood, S.C.

Lom K. Charles Ja

Sue word S.C. ADDRESS

Actu: 459-12, 397

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, ABBEVILLE County.	IN THE COURT OF PROBATE
	Judge of Probate for said County.
	Charles, Jr
	<u> – – Evelyn Rebecca Klugh – – – – – – – – – </u>
	f writing, bearing date the 12th day
	A. D. ——————————————————————————————————
	st Will and Testament; that the said
	f sound and disposing mind, memory and understanding, according
	saidWm. K. Charles, Jr
	and Margie N. McBurnett at the reques
	he presence of each other, witnessed the due execution thereof.
Swom to before me, this 14th day of	de production de contrata de la contrata del la contrata de la contrata del la contrata de la contrata del la contrata de la c
August Anno Domini 19 72	lum & Charles D
Judge of Probate, Subeville County, S. C.	and fr
Judge of Probate, County, S. C.	
ΟΡΙΝΈΡ ΑΓΙΜΕΤΡΊΝΟ ΜΑΥ Ε	FO DRODATE IN COMMON BODY
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
On hearing the above petition ofJessie Le	e K. Parnell
it is hereby ordered, adjudged and decreed, That the petition	n be granted and the said Last Will and Testament, with codici
, of Evelyn Rebecca Klugh	, deceased, be entered of Probate in
Common Form.	, , , , , , , , , , , , , , , , , , , ,
Given under my hand and the seal of the Court of Proba	te, this lith day of August , 1972
	Lesie Le F. Munco
<u>.</u>	Judge of Court of Probate.
•	
•	ON OF FIDUCIARY
Abbeville County.)
do solemnly swear, that this writing	g contains the true Last Will of the within named and that
Evelyn Rebecca Klugh	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 her goods	and chattels will thereunto extend and the law charge me, and that
will ma	ke a true and perfect inventory of all such goods and chattels; So
help God.	
Sworn to before me, this 14th day of	X Jesie Lee W. Parnell
August	
Desse Le 7. Vance	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, County, S. C. / Abbeville Name and Address:	
	•

LAST WILL AND TESTAMENT OF ELIZABETH OLA AGNEW

- I, ELIZABETH OLA AGNEW, of near the Town of Donalds, in Abbeville County, 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 to my sister, BLANCHE AGNEW, all of my jewelry and wearing apparel, if she shall survive me.
- 2. All cattle which I shall have any interest in in which Weyman Dunn also has an interest I give and bequeath to my brother, W. M. AGNEW, if he shall survive me. If my said brother, W. M. AGNEW, shall predecease me, I give and bequeath all of my interest in said cattle to WEYMAN DUNN.
- 3. I give and devise to my brother, W. M. AGNEW, my Forty (40) acre tract of land, together with the improvements thereon, situate in Donalds Township, Abbeville County, South Carolina, bounded now or formerly as follows: Bounded on the North by a County road; bounded on the East by the Due West - Donalds Highway; bounded on the South by lands owned by W. M. Agnew and bounded on the West by lands owned by J. R. Uldrick, B. S. Atkins, and Blanche Agnew, for his life, without bond and without liability for waste, with full power and authority in him during his lifetime to sell, convey, and dispose of such property in fee simple and to retain absolutely as his own all the proceeds thereof. Upon the death of my brother, W. M. Agnew, or at my death, if my brother, W. M. Agnew predeceases me, I give and devise such property, if it has not theretofore been disposed of by my brother, W. M. Agnew, to WEYMAN DUNN, of near the Town of Donalds, in Abbeville County, S. C., for his life, and provided the said Weyman Dunn shall pay all taxes assessed thereon during his lifetime, and at the death of Weyman Dunn, if such property has not theretofore been disposed of by my brother, W. M. Agnew, I give and devise such property to AMERICAN BIBLE SOCIETY, with offices

Conté

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

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

IN THE COURT OF PROBATE

Personally app	carsAlma M. McClain		
who, being duly swe	orn, says that she saw <u>Elizabeth O</u>	, Agnew	. •
sign, seal, publish	and declare the annexed instrument of w	riting, bearing date the	.10thday of
Decembe	er, A. D.	1969	to be
and contain	•	ill and Testament; that the said	
	eth Ola Agnew was then, of sound		•
	ent's knowledge and belief; and that the s		•
	lice B. Smith		
*• •	in her presence, and in the presence.	•	÷ - 1.
	re me, this25tb day of	ence of each other, withessed the que	execution thereof.
A 1		do m ma	N.
Jessie Le	Jance X	Ama m me	Claim
Judge of Prob	pate, Abbeville County, S. C.	, ·	
• • • • •		SOLUTION CONTROL TODAY	
	ORDER ADMITTING WILL TO F	RUBATE IN COMMON FORM	
On hearing the			<u>()</u>
	e above petition of	ew	
it is necept ordered	e above petition of		and Testament, WAX
	· · · · · · · · · · · · · · · · · · ·	be granted and the said Last Will	
	l, adjudged and decreed, That the petition	be granted and the said Last Will	
Probate in Common	l, adjudged and decreed, That the petition	be granted and the said Last Will decen	sed, be entered of
Probate in Common	d, adjudged and decreed, That the petition of	be granted and the said Last Will december decembers, d	ust , 1972.
Probate in Common	d, adjudged and decreed, That the petition of	be granted and the said Last Will decen	nust 1972
Probate in Common	d, adjudged and decreed, That the petition of	be granted and the said Last Will december, december day of Aug	nust 1972
Probate in Common	d, adjudged and decreed, That the petition of	ate, this 25th day of Aug Judge of Court of P	nust 1972
Probate in Common	i, adjudged and decreed, That the petition of <u>ELIZABETH OLA AGNEW</u> n Form. ny hand and the seal of the Court of Prob	ate, this 25th day of Aug Judge of Court of P	nust 1972
Probate in Common Given under n	i, adjudged and decreed, That the petition of <u>ELIZABETH OLA AGNEW</u> n Form. ny hand and the seal of the Court of Prob	ate, this 25th day of Aug Judge of Court of P	nust 1972
Probate in Common	QUALIFICATION COUTH CAROLINA,	ate, this 25th day of Aug Judge of Court of P	nsed, be entered of gust 1972.
Probate in Common Given under n THE STATE OF S Abbeville County.	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing con	be granted and the said Last Will decent ate, this 25th day of Aug Judge of Court of Pr DF FIDUCIARY	nsed, be entered of gust 1972. Control Tobate.
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing cone	be granted and the said Last Will decent ate, this 25th day of Aug Judge of Court of Pr DF FIDUCIARY stains the true Last Will of the within deceased, so far as I	nsed, be entered of nust , 1972. Contact , 1972. Total contact I named and that know or believe;
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI and that	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem Court of Problem Court of Problem Court CAROLINA, will well and truly execute the same, be a solemnic or the court of Problem	be granted and the said Last Will decent ate, this 25th day of Aug Judge of Court of Pr DF FIDUCIARY stains the true Last Will of the within deceased, so far as I y paying first the debts, and then legs	nsed, be entered of the constant of the consta
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI and that	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem Court of	be granted and the said Last Will decent ate, this	named and that
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI and that	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem Court of Problem Court of Problem Court CAROLINA, will well and truly execute the same, be a solemnic or the court of Problem	be granted and the said Last Will decent ate, this	named and that
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI and that I said Will, as far as	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem Court of	be granted and the said Last Will decentate, this	named and that
Probate in Common Given under n Given under n THE STATE OF S Abbeville County. I ELIZABI and that I said Will, as far as I Sworn to before	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing constitution of the court of Problem of State of	be granted and the said Last Will decentate, this	named and that
Probate in Common Given under n THE STATE OF S Abbeville County. I ELIZABI and that I said Will, as far as	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem OLA AGNEW will well and truly execute the same, be her goods and chattels will make a true and property to 72 God. Appen Dentit 10 72	be granted and the said Last Will decentate, this	named and that
Probate in Common Given under n Given under n THE STATE OF S Abbeville County. I ELIZABI and that I said Will, as far as T Sworn to before August	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Problem OLA AGNEW will well and truly execute the same, by her goods and chattels will make a true and property of the court of Problem Court of Proble	be granted and the said Last Will decent this	named and that
Probate in Common Given under n Given under n THE STATE OF S Abbeville County. I ELIZABI and that I said Will, as far as T Sworn to before August	QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Probability and the seal of the Court of Probability QUALIFICATION COUTH CAROLINA, do solemnly swear, that this writing content of the Court of Probability and the seal of the Court of Probability QUALIFICATION COUNTY QUALIFICATION COUNTY AGNEW Will well and truly execute the same, but the county of the cou	be granted and the said Last Will decentate, this	named and that

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at 1865 Broadway, New York, New York 10023.

- 4. All the rest, residue and remainder of my estate, of whatsoever kind and nature, and wheresoever situate, of which I may be seized or possessed or to which I may be entitled at the time of my death, not hereby otherwise effectually disposed of, including any lapsed legacy or devise, I give, will, devise and bequeath to my brother, W. M. AGNEW, if he shall survive me; and if my brother W. M. AGNEW shall not survive me, all the rest, residue and remainder of my estate, of whatsoever kind and nature, and wheresoever situate, of which I may be seized or possessed or to which I may be entitled at the time of my death, not hereby otherwise effectually disposed of, including any lapsed legacy or devise, I give, devise and bequeath unto AMERICAN BIBLE SOCIETY, with offices at 1865 Broadway, New York, New York 10023.
- 5. I appoint my brother, W. M. AGNEW, Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as Executor of this my Last Will and Testament, then in that event, I appoint WEYMAN DUNN and R. D. McDILL, as Executors in his place.
- 6. I hereby authorize my Executor to sell any property which constitutes my residuary estate at the time of my death, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to him shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.
- 7. I request that no Executor hereunder shall 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 _____ day of

December 1969.

Clizabeth Ola Agness (Elizabeth Ola Agness)

The foregoing instrument, consisting of two (2) typewritten pages,

Witness:

Alma M. Mellain alice & Smith alpha m. Kay

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at 1865 Broadway, New York, New York 10022.

4. All the rest, residue and remainder of my estato, of whatshoper

The state of the s

typewritten on only one side, was at the date thereof by the said ELIZABETH OLA AGNEW, 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.

,		of	· · · · · · · · · · · · · · · · · · ·
	;	· · ·	
	<u> </u>	of	· · · · · · · · · · · · · · · · · · ·
	; (
•	1	of	

Recorded: Quegust. 29, 1972 File No: 459-12, 399 STATE OF SOUTH CAROLINA, COUNTY OF GREENWOOD.

Last Will and Testament of John D. Arrington, Sr., of Ninety-Six, County of Greenwood, State of South Carolina.

I, John D. Arrington, Sr., of Ninety-Six, County of Greenwood, State of South Carolina, being of sound and disposing mind and memory, and mindful of the uncertainty of life, do hereby make, publish and declare this as and for my Last Will and Testament, hereby revoking any will or other instrument of a testamentary nature which may have been made by me at any time heretofore.

ITEM I.

I hereby appoint my son, John D. Arrington,
Jr. and my son-in-law, Paul S. Lofton, as Executors of
my will and estate, and direct that they be allowed to
serve without furnishing bond. If either of the said
persons should be unable to serve, I hereby direct that
the other be allowed to serve as sole Executor.

ITEM II.

It is my will that all property of which I shall die seized and possessed, of whatsoever kind and nature, be divided equally among my children. If any of my children should predecease me leaving child or children, the child or children of a predeceased child to take the part its or their parent would have taken if living.

PROOF OF WILL

Greenwood County.	IN THE COURT OF PROBATE
By	dge of Probate for said County.
Personally appears Elizabeth M. Dukes	8
who, being duly sworn, says that he saw John D	•
sign, seal, publish and declare the annexed instrument of	
February	
	Will and Testament; that the said John D.
	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the se	
ogether with J. Perrin Anderson	and Myrtle Black at the requ
of the testatOI in his presence, and in the	presence of each other, witnessed the due execution thereof.
Sworn to before me, this 11th day of	
december / Inno Domini 19 69	Elizabet m. Dukes
Judge of Probate, Greenwood County, S. C.	
ORDER ADMITTING WILL TO	O PROBATE IN COMMON FORM
ORDER ADMITANG WALL X	
	ington. Jr. and Paul Lofton
t is hereby ordered, adjudged and decreed. That the petition	be granted and the said Last Will and Testament, with cod
John D. Arrington.	Sr. deceased, be cutered of Probate
Common Form.	
Given under my hand and the seal of the Court of Probate,	the 11th Ay of December 19
	Histon Will relacing
	Judge of Court of Probate.
OUALIFICATIO	N OF FIDUCIARY
HE STATE OF SOUTH CAROLINA,)	
Greenwood County.)
WE do solemnly swear, that this writing	contains the true Last Will of the within named and that
John D. Arrington, Sr.	deceased, so far as WE know or believ
nd that his will well and truly execute the	same, by paying first the debts, and then legacies contained in t
	and chattels will thereunto extend and the law charge me, and ti
WIII III III	e a true and perfect inventory of all such goods and chattels;
dpGod.	John D. angle
Sworn to before me, thisllthday of	0. 2.1.2.17
December Domini 19 69	Paul S. Loften
adge of Probate, Greenwood County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	P. O. Box 2056
ertified: A True Copy	Greenwood, S.C.
nere Britanton	Ninety Six, S.C.
Clerk, Probate Court	
ELIVOUR STATE OF THE STATE OF T	

320 IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of February, 1959. Signed, sealed, published and declared by John D. Arrington, Sr., 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. Greenwood, South Carolina __ Greenwood, South Carolina

Greenwood, South Carolina

Certified: A True Copy ener Clerk, Probate Court Greenwood, County, S. C

JO9 800

Recorded aug. 30, 19723 Die No: 459-12, 400

COUNTY OF GREENWOOD

IN THE PROBATE COURT

I, ROSEMARY M. NORTON, Clerk of the Probate Court in and for the County of Greenwood, State of South Carolina, having by law, the custody of the seal and all the records, books, documents, and papers of, or appertaining to said Court, do hereby certify that the foregoing papers are true copies of papers appertaining to said Court, and on file or of record in the Office of said Court, all of which we have caused by these present to be exemplified, and the seal of our said Court to be hereunto affixed.

In Witness whereof, I have hereunto set my hand and affixed the Official Seal of said Court, this 23rd day of August in the year of our Lord, one thousand, nine hundred and seventy-two, and in the one hundred and 97th year of the Sovereignty and Independence of the United States of America.

CLERK OF THE PROBATE COURT

I, CURTIS G. SHAW, Judge of the Probate Court in and for the County of Greenwood, State of South Carolina, do hereby certify that ROSEMARY M. NORTON, whose signature is subscribed to the preceding exemplification, is the Clark of said Probate Court of the County of Greenwood, State of South Carolina, and that full faith and credit are due to her official acts. I further certify that the seal affixed to the exemplification is the seal of our said Court, and that the attestation is in due form, and according to the form of attestation used in this state.

A.D., 19 72. Dated at Greenwood, S.C., this 23rd day of August

JUDGE OF PROBATE COURT
Greenwood County, South Carolina

I,ROSEMARY M. NORTON, Clerk of the Probate Court in and for the County of Greenwood, State of South Carolina, do hereby certify that HONORABLE CURTIS G. SHAW, whose name is subscribed to the preceding certificate, is the sole, presiding Judge of said Court duly elected, sworn and qualified, and that the signature of said Judge to said certificate is genuine.

CLERK OF THE PROBATE COURT
Greenwood County, South Carolina

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

JOINT WILL AND TESTAMENT

Carrier Street

In the name of God, amen:

We, James Virgil Hedden and Mary A. Hedden of 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 markers be placed at our graves, and the expense incurred therefor be paid by our estate.

Item II. We will and direct that all of our just debts be paid out of the first money coming into the hands of the executor or executrix as the case may be.

Item III. We will and bequeath to the survivor of us all of the property, both real and personal, with which the other of us dies seized and possessed.

Item IV. In the event that we should both die in a common disaster, or the survivor should die without a will, any property remaining shall be shared equally among our children.

Item V. We hereby nominate, constitute and appoint the survivor of us as executor or executrix, as the case may be, of this joint will., giving him or her power to carry out the Will without the Order of Court, and without being required to give bond.

In Witness Whereof, we have hereunto set our hands and seals, interchangeably, this 8th. day of August, A. D. 1972.

Signed, sealed, published and declared by James Virgil Hedden and Mary A. Hedden, 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 susbcribed our names as witnesses.

Marien Harris

Address affordly & C.

" pt/alleville, 5-C.

Section 1

Recorded: Sept. 1, 1972 File No: 459-12, 401

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(SEAL)

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County. IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsFleet Mann
who, being duly sworn, says that he sawJames_Virgil Hedden
sign, seal, publish and declare the annexed instrument of writing, bearing date the 8th day of
August to be
and containhis Last Will and Testament; that the said
James_Virgil Heddenwas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidFleet Mann
together with Marion H.Botts and Estelle C.Botts at the request
of the testat orin hispresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, thislst day of \
September , Anno Domini 19.72 Gleet Mauri
Jesse Lee Janes
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Mary A. Hedden
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, ofJames_Virgil Hedden, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 1st day of September, 1972.
Judge of Court of Probate.
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
James Virgil Heddendeceased, so far asIknow or believe;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far ashis
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 1st day of September Anno Domini 1972.
September , Anno Domini 1972.
Judge of Probate Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

LAST WILL AND TESTAMENT OF GLADYS I. WHAM

I, Gladys I. Wham, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do make, publish and declare the following as my last Will and Testament, hereby revoking any former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I.

I hereby nominate, constitute and appoint my brother, Alvin H. Wham, Sr., as Executor of this my last Will and Testament to serve without being required to give any bond or security for the proper discharge of his duties herein. In the event my brother, Alvin H. Wham, Sr., should predecease me, or be unable or unwilling to serve as Executor, I nominate, constitute and appoint my nephew, Alvin H. Wham, Jr., as alternate Executor to serve under the same terms and conditions as the Executor above named.

ITEM II.

I will and direct that my Executor, as soon after my death as may be practicable, to pay all of my just debts and funeral expenses with the first money coming into his hands and power is given to him either at public or private sale, to sell and dispose of and make titles to any or all of my property for the payment of my debts and taxes.

ITEM III.

I will, devise and bequeath unto my brother, Alvin H. Wham, Sr., the following:

- (1) My share in the estate of my late Mother, Ida J. Wham.
- (2) The proceeds in all checking accounts which I may have in any bank and all United States Government bonds which I own.
- (3) The proceeds from all insurance policies in effect at the time of my death to which I or my estate is the beneficiary.

Costil on Back

- (4) Five Hundred (\$500.00) Dollars, or its equivalent in shares in the Abbeville Development Board.
- (5) Two (2) lots located in Edgemere on the Laurens side of lake Greenwood.
 - (6) My automobile.
 - (7) My cows, to include bulls, heifers and calves.
 - (8) My outdoor machines and equipment.

ITEM IV.

I will, devise and bequeath unto my said brother, Alvin H. Wham, Sr., and my said sister-in-law, Minnie M. Wham, all my household furniture and appliances, EXCEPT THOSE ITEMS OR PIECES, HEREINAFTER, MENTIONED IN ITEMS V and VI OF THIS WILL.

ITEM V.

I will, devise and bequeath all my clothes, accessories, personal items, china, silver, and teawagon to be divided equally among my nieces, Vida W. Stroud, Jean W. Wilson and Betty W. Williams.

ITEM VI.

I will, devise and bequeath unto my niece, Mary Ann W. Santee, my marble top chest and to my sister-in-law, Dessie S. Wham, and to my niece, Mary Ann W. Santee, to be divided equally, my iris crop or field and proceeds from same to the extend that this crop can be severed from the realty.

ITEM VII.

I will, devise and bequeath all other assets remaining undisposed of, specifically, though not limited to, my savings account at Bankers Trust in Abbeville, South Carolina and the Abbeville Savings and Loan Association, to be divided equally among the following:

- (1) First Baptist Church Building Fund.
- (2) Vida W. Stroud.
- (3) Alvin H. Wham, Jr.
- (4) Jean W. Wilson.
- (5) Mary Ann W. Santee.
- (6) Johnny Wham.

Contal on 323

- (8) Jimmy Wham.
- (9) Ina Wham.
- (10) George Wham.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 5th day of March, 1971.

Signed, Sealed, Published and Declared by Gladys I. Wham, as and for, her Last Will and Testament in the presence of us, who in her presence, and in the presence of each other, at her request have subscribed our names as witnesses:

SB. Milehill Residing at crimerica Sic

Bulan End Residing at Michaele , S.C.

Thermond Willy Residing at Mercural, 1.0

Recorded: Sept. 6, 1972 File No: 459-12, 402

3.W (Pogs 2

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears Municipal	Shirt
who, being duly sworn	. I. Wham
sign, seal, publish and declare of	writing, bearing date the5thday of
· ·	o. 1971 to be
· · · · · · · · · · · · · · · · · · ·	Will and Testament; that the said
Gladys I. Wham 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 Barbara Earl	and S.B. Mitchell at the request
of the town rix in her presence, and in the pro	
	esence of each other, withessed the due execution thereof.
September , Anno Domini 1972 BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C.	Murnord Liskop /8/
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Alvi	n H. Wham
it is hereby ordered, adjudged and decreed, That the petiti-	
codicil Gladys I. W	ham deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Pr	obate, this 5th. day of September, 19 72
	BESSIE LEE F. NANCE /3
·	Judge of Court of Probate.
	•
QUALIFICATION	
	OF FIDUCIARY
	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	OF FIDUCIARY
Abbeville County.	ontains the true Last Will of the within named & and A
Abbeville County.)	ontains the true Last Will of the within named KnaXXXII
Abbeville County. I do solemnly swear, that this writing control Gladys I. Wham,	ontains the true Last Will of the within named and A
Abbeville County. I do solemnly swear, that this writing e Gladys I. Wham, and that I will well and truly execute the same,	ontains the true Last Will of the within named KnaXXXII
Abbeville County. I do solemnly swear, that this writing concentration of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels	contains the true Last Will of the within named and that deceased, so far asknow or believe; by paying first the debts, and then legacies contained in the will thereunto extend and the law charge me and that
Abbeville County. I do solemnly swear, that this writing concentration of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and	contains the true Last Will of the within named & and XXXI
Abbeville County. I do solemnly swear, that this writing concentration of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and me God.	contains the true Last Will of the within named & and XXXI
Abbeville County. _I	contains the true Last Will of the within named & AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
Abbeville County. I do solemnly swear, that this writing of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and me God. Sworn to before me, this 5th. day of September , Anno Domini 1972	deceased, so far as I know or believe; by paying first the debts, and then legacies contained in the will thereunto extend and the law charge me and that perfect inventory of all such goods and chattels; So help Abbeville, S. C.
Abbeville County. I do solemnly swear, that this writing of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and me God. Sworn to before me, this 5th. day of September Anno Domini 1972 BESSIE LEE F. NANCE J Judge of Probate Abbeville County, S. C.	contains the true Last Will of the within named and XXXII
Abbeville County. I do solemnly swear, that this writing of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and me God. Sworn to before me, this 5th day of September Anno Domini 1972 BESSIE LEE F. NANCE J Judge of Probate. Abbeville County, S. C.	contains the true Last Will of the within named and A
Abbeville County. I do solemnly swear, that this writing of Gladys I. Wham, and that I will well and truly execute the same, said Will, as far as her goods and chattels I will make a true and me God. Sworn to before me, this 5th. day of September Anno Domini 1972 BESSIE LEE F. NANCE J Judge of Probate. Abbeville County, S. C.	contains the true Last Will of the within named and that

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I, Rosa F. Ware, of Abbeville County, State of South Carolina, being of a disposing mind, memory and understanding and desiring to make distribution 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 Executors, hereinafter named, to pay all of my just debts.

Item II.- I hereby authorize, empower and direct my Executors, hereinafter named, as soon after my death as may be practicable, to sell all of my
real estate at such price as they in their entire discretion may deem reasonable,
at public or private sale in their discretion, with or without notice, without
applying to any court for authority so to do, and to execute valid deed or
deeds of conveyance to the purchaser or purchasers.

I also authorize my Executors to either partition in kind all of my personal property, or any part thereof, among my children hereinafter named, or to sell the same or any part thereof, in their entire discretion.

Item III.- I direct my Executors to first apply the proceeds of the sale of my real estate and the proceeds of the sale of such personal property as they may sell, to the payment of my debts and valid claims against my estate, including expense of last illness, burial, and a marker at my grave, and the balance distributed to my children, Corine W. Price, John W. Ware, Sara W. Burton, Louise W. Branyon, Helen W. Ware, Burnice W. Cann, Charlie F. Ware, and Evelyn W. Tolbert, share and share alike, the child or children of any child of mine who may predecease me, to take the share of the parent.

Item IV.- I hereby nominate, constitute and appoint my sons, John W. Ware and Charlie F. Ware, as Executors of this my last will and testament, to serve without giving bond, giving them full power and authority to sell real estate and personal property as stated above. Should for any reason, one of them be unable to serve, then the other is to serve as sole Executor with all the powers and authority herein granted.

Conto

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,
Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsEarle_S. Ni	ckles
who, being duly sworn, says that he saw Rosa F. Wat	te
sign, seal, publish and declare the annexed instrument of	writing, bearing date theday of
December , A.	D. 1964 to be
and contain her Last	
Rosa F. Ware was then of soun	d and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	saidEarle_SNickles
together with H.W. Vandiver	and G. L. Duggan at the request
of the testat rixinherpresence, and in the pr	esence of each other, witnessed the due execution thereof.
Sworn to before me, this 12th day of September , Anno Domini 19.72) Judge of Probate, Abbeville County, S. C.	lare & nicker
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Charlie F. V	
it is hereby ordered, adjudged and decreed, That the petiti	
Probate in Common Form.	, deceased, be entered of
Given under my hand and the seal of the Court of Pr	obate this 12th day of September 19 72
Given under my hand and the seal of the Court of Pr	obate, this 12th day of September, 19 72
Given under my hand and the seal of the Court of Pr	obate, this 12th day of September, 19.72 Judge of Court of Probate.
Given under my hand and the seal of the Court of Pr	Lesie Les 51 Marier
Given under my hand and the seal of the Court of Property of Prope	Judge of Court of Probate.
QUALIFICATION	Judge of Court of Probate.
	Judge of Court of Probate.
QUALIFICATION THE STATE OF SOUTH CAROLINA,) Abbeville County.	Judge of Court of Probate.
QUALIFICATION THE STATE OF SOUTH CAROLINA,) Abbeville County. Ue	Judge of Court of Probate. OF FIDUCIARY
QUALIFICATION THE STATE OF SOUTH CAROLINA,) Abbeville County. Ue	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing county. Rosa F.Ware and that we will well and truly execute the same,	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing compared that we will well and truly execute the same, said Will, as far as her goods and chattels	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that deceased, so far as We know or believe; by paying first the debts, and then legacies contained in the
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing compared that we will well and truly execute the same, said Will, as far as her goods and chattels	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that deceased, so far as We know or believe; by paying first the debts, and then legacies contained in the will thereunto extend and that law charge me and that
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing common department of the same and that we will well and truly execute the same, said Will, as far as her goods and chattels will make a true and us God. Sworn to before me, this 12th day of September Anno Domini 19.72 Acuse Lee T. Mance	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that deceased, so far as We know or believe; by paying first the debts, and then legacies contained in the will thereunto extend and that law charge me and that
QUALIFICATION THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing compared and that we will well and truly execute the same, said Will, as far as her goods and chattels we will make a true and solemnly swear. We will make a true and September. Anno Domini 19.72 Lessele To Marce. Judge of Predate, Abbeville County, S. C.	Judge of Court of Probate. OF FIDUCIARY ontains the true Last Will of the within named and that deceased, so far as We know or believe; by paying first the debts, and then legacies contained in the will thereunto extend and the law charge me and that perfect inventory of all such goods and chattels; So help Julius Williams

		•		
In witness whereof, I hereunto	set my h	nand and	seal this	7th day
of December, 1964				
k	na i	7 W	are	(So
Signed, sealed, published and declared by Rosa F. Ware, 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				

Hu. Mandiels L. Duggan.

Forand Sent 12 1972

I, Mrs. Nelle Kennedy Moore, of Due West in Abbeville County, South Carolina, do make, ordain, and declare this to be my will:

- 1. I give, devise, and bequeath all my property to my daughter, Margrette Moore Stuart, of Bartow in the State of Florida.
- 2. I nominate, constitute, and appoint my daughter,
 Margrette Moore Stuart, or if she shall for any reason not qualify,
 my nephew, Walter H. Hood, of Anderson in the State of South Carolina,
 executor of my will, and authorize and empower her or him, as the
 case may be, to do any act and thing she or he may consider necessary,
 convenient, or desirable to be done to settle my estate and distribute my property including the power to sell all or any part of
 my property, real and personal, at public or private sale, with or
 without advertisement, and upon such terms and at such prices as she,
 or he, may deem advantageous, and to compromise claims of and against
 my estate.
 - 3. I revoke all prior wills.

In witness whereof I have hereunto signed my name this day of February in the year of our Lord one thousand nine hundred sixty-three.

Takes Telle Keinery Moore

The above named Nelle Kennedy Moore declared to us that the above writing was her will and she signed it as her will in our presence, and we at her request and in her presence and in the presence of each other have hereunto subscribed our names as attesting witnesses.

Recorded: Sept. 25, 1972 File No: 459-12, 408 De Cime G. Stone

marine E. Fergural

D. W. W. Clain

PROOF OF WILL

ABBEVILLE County.	IN THE COURT OF PROBATE
Бу Bessie Lee F. Nance , Judge	of Probate for said County:
Personally appears D. W. McClain	
who, being duly sworn, says that he saw Mrs. N	Telle Kennedy Moore
	ting, bearing date theday of
	1963, to be
	Il And Testament; that the said Mrs. Nelle Kennedy
	and and disposing mind, memory and understanding, according
	D. W. McClain
	and Martha E. Ferguson at the request
of the testat rix in her presence, and in the r	presence of each other, witnessed the due execution thereof.
Sworn to before me, this 20 M day of	7 112 4/19
September Anno Domini 19 72 BESSI_ LZZ F. NANCE	D. W. McClain
judge of Probate, Abbeville County, S. C.	
ADDED ADMINISTRAL TO	DRODATE IN COMMON PORM
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
	Moore Stuart be granted and the said Last Will And Testament, with Codicil
	deceased, be entered of Probate in
Common Form.	
Given under my Hand and the Seal of the Court Of Prol	bate, this 20 4 day of September , 19 72.
	BESSIE LEE F. NANCE Judge of Court Of Probate.
•	Judge of Court of Hobate.
QUALIFICATION	OF FIDUCIARY
STATE OF SOUTH CAROLINA,	
Abbeville County.	
	contains the true Last Will of the within named
Nelle Kennedy Moore	, deceased, so far asIknow or believe;
and that	ame, by paying first the debts, and then legacies contained in the
said Will, as far as her goods a	nd chattels will theremito extend and the law charge me, and that
will make	a true and perfect inventory of all such goods and chattels; So
helpGod!	
Sworn to before me, this 2014 day of	Margrette Moore Stuart
September , Anno Domini 1972 .	c/o.P. O. Box 1207, Greenwood, S. C. 2964
Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
	D
Attorney's Name and Address:	Burns, McDonald, Bradford, Erwin & Few
	P. O. Box 1207

Greenwood, S. C. 29646

STATE OF SOUTH CAROLINA:
COUNTY OF ABBEVILLE. :

LAST WILL AND TESTAMENT OF Blanche P. Crawford

In the name of God, Amen:

1:- I, Blanche P. Crawford of the County and State aforesaid, do make, ordain, publish and declare this as my last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands. I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto my husband, R. E. Crawford, for and during his natural life. Than, at his death, I will devise and bequeath to my son, George Ned Crawford, my farm consisting of 38 acres, more or less, known as the Lou Latimer Farm and bounded by lands of Max Burton, Wilkie McCall, Grace P. Norrell and other lands of Blanche Pl Crawford. Also, at his death I will devise and bequeath to my son, George Ned Crawford, four (4) acres, more or less, lying and being situated on the Northwest side of South Carolina Highway No. 24 leading from Honea Path to Level Land, bounded by lends of Max Burton, other lands of Blanche P. Crawford, South Carolina Highway No. 24 and a dirt road on the back side of this tract. This is a part of the land of the David A. Crawford estate. My son, George Ned Crawford, shall take both of the above mentioned tracts in fee simple absolute at the death of my husband.

At my husbands death, I will devise and bequeath that whatever property, real, personal or mixed except the above mentioned, remains in my estate, be equally divided among my children, Rachel Frances Chapman, Allen Pruitt Crawford, Robert Edward Crawford, Jr., Leon Gus Crawford, Lelia Ruth Crawford, John Frank Crawford, James Carroll Crawford and George Ned Crawford, or their bodily heirs, share and share alike. I will devise and bequeath that my daughter, Rachel Frances Chapman, who is deceased, that her part is to be equally divided between her two children.

34

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5:- I will devise and bequeath that none of my property be sold except to my heirs or their bodily heirs. I desire that all my property remain in my family.

6:- I hereby nominate, constitute and appoint my husband, R. E. Crawford, Executor of this, my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 26th day of June, 1962.

Blanche P. Cranford

Signed, Sealed, Published and Declared by Blanche P. Crawford, 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.

Inalie & mundoch

abbrille 50. afterille 50.

Recorded: Sept. 26, 1972 Fili No: 459-12, 409 I, Jessie H. Smith of Abbeville County do hereby make declare and publish this as and formmy last will and testament, making all other instruments of a testamentary nature:

I direct my executrix hereinafter mamed to pay my debts as soon as possible after my demise including my last illness.

1 1

I give, devise and bequeath unto my daughter, Evelyn Fields; all of my interests in the property owned jointly with my sister-in-law Lennie R. Smith.

111

I give, devise and bequeath the Homeplace including the House and the ll acres to my daughter Emily and Fays to have and to hold jointly.

IV

l give, devise and bequeath all the household goods and furniture to my daughters Emily and Faye.

٧

I give, devise and bequeath unto Nancy Hart the sum of \$300.00 provided there is sufficient cash left in the estate after the payment of my bills.

All the rest and residue of my\'estate, I give, devise and bequeath unto my daughter Emily, including any vehicle, boat, motor or cash I may own at my demise.

hereby nominate, constitute and appoint my daughter Emily as my executrix to serve without bond.

Witness my hand and seal this September 28, 1970.

Jessie H. Smith

Signed, Sealed, published and declared by the said Jessie H. Smith as and for her last will and testament in the presence of us, who in our presence, at her request and in the presence of one another all present together, have hereunto subscribed our names as witness.

Dewel Klos Meia P. Conzett.

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Joyce W. Couch
who, being duly sworn, says that he sawJessie H. Smith
sign, seal, publish and declare the annexed instrument of writing, bearing date theday of
September , A. D. 1970 to be
and contain her Last Will and Testament; that the said
Jessie H. Smith was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidIoyce W. Couch
together withGerald_R. Clay and Marie P. Conzett 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 2nd day of October Anno Domini 19 72 BESSIE LEE F. NANCE 5 Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition ofEmily Smith
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, NACE CRESTICAL SMITH
BESSIE LEE F. NANCE 4
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
Jessie-H. Smithdeceased, so far as Iknow 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 ashergoods 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 2nd day of October Anno Domini 19 72 BESSIE LEE F. NANCE (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C.
Attorney's Name and Address:

LAST WILL AND TESTAMENT OF JENNIE HAWTHORNE

- I, JENNIE HAWTHORNE, of R. F. D. # 2, Donalds, Abbeville County, 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 devise all of the real estate which is my homeplace, containing Eighty-two (82) acres, more or less, located approximately four miles southeasterly of the Town of Due West, in Abbeville County, South Carolina, northeasterly of South Carolina State Highway No. 185, together with all buildings thereon, and all rights and easements appurtenant thereto, to my brother, LEE HAWTHORNE, if he survives me, in fee simple. If my brother, LEE HAWTHORNE, shall predecease me, I give and devise said real estate, together with all buildings thereon, and all rights and easements appurtenant thereto, to the wife of Lee Hawthorne, ETHEL N. HAWTHORNE, if she survives me, for her own use during her lifetime, without bond and without liability for waste and upon her death or upon my death if she does not survive me, I give and devise the said real estate to the issue of Lee Hawthorne and his wife, Ethel N. Hawthorne, per stirpes living at the time of my death, in fee simple.
- 2. I direct that all my just debts, funeral expenses and expenses in connection with the administration of my estate be paid out as soon after my death as practicable. Application of the assets of my estate to the payment of such debts and expenses shall be made in the following order: (1) The proceeds of my bank or savings account; (2) Other tangible personal property not specifically bequeathed; (3) Real property not specifically devised.
- 3. I give and bequeath to my Executor hereinafter named, all of my household furnishings, jewelry, furniture, furnishings, books, silver, china, glassware, wearing apparel, and all my other household and personal goods and effects to be distributed in the sole discretion of my Executor; but it is my request that my Executor, in making such distribution, shall act in accordance with the suggestions contained in a memorandum signed

10° //

RJ H EP USK

simultaneously with the execution of this Will and attached hereto.

- 4. All the rest and residue of my estate, both real and personal, and all other property over which I shall then have any power of disposition by will, I give, will, devise and bequeath, in fee simple as follows:
- (a) One-third (1/3) thereof to my sister, EMMA H. BOWIE, if she survives me, or if she does not survive me, to her children, if any, living at my death, in equal shares.
- (b) One-third (1/3) thereof, in equal shares, to the following children of my brother, John Thomas Hawthorne; MAUDE H. MOSS, MARTHA HAWTHORNE, CLAUDE T. HAWTHORNE, BERTHA H. BURTON, RALPH E. HAWTHORNE, THEODORE HAWTHORNE and GEORGE W. HAWTHORNE, and if any of these named children of John Thomas Hawthorne shall predecease me leaving issue who survive me, then I give, bequeath, and devise the share of such deceased named niece or nephew to his or her issue, who survive me, in equal shares per stirpes.
- (c) One-third (1/3) thereof, in equal shares, to the following named children of my brother, R. Weston Hawthorne; J. IRVIN HAWTHORNE, ROBERT L. HAWTHORNE, ELLEN R. HAWTHORNE, EDGAR T. HAWTHORNE, F. CHARLOTTE HAWTHORNE, JULIA IRENE H. DRAKE, F. CHESTER HAWTHORNE and CHARLES H. HAWTHORNE, provided that if any of them shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such named deceased niece or nephew to his or her issue, who survive me, in equal shares per stirpes.
- 5. I appoint my nephew, CHARLES H. HAWTHORNE, of Due West, South Carolina, Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, I appoint my nephew, J. IRVIN HAWTHORNE, Executor in his place.
- 6. I hereby authorize my Executor to retain or otherwise acquire without restriction any variety of real or personal property, the holding of which he 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 of the specifically devised of

8 /W

bequeathed, 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 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 purposes connected with the protection, preservation, or improvements 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 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 act 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.

Jennie Hawthorne)

The foregoing instrument, consisting of three (3) typewritten pages, typewritten on only one side, was at the date thereof by the said JENNIE HAWTHORNE, 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.

Robert Thurthour for Chlevelle, S.C.
Zardyn Powell of Abbeville, S. T.

Many S. King of Menille, S.G.

Must berke black firel. Manay the the files in run mhere se retay on well. commat agrile, the good going many Evina Vlay 17 on Practicle item in the an grove the tree some comment that there Ethel our dhrina textrines, Hickory the Every Beauce in comet the the stee The minder shade to grow owith the house; of the mades metrons on the internalis How Handlowing the drot was green plate in come cally forcy fine of the little Alings are apring Searly & Bretwish Cesar Borker of the factories. I want Emma to take the borney Lilophen Krim , to trave anne brille ind ling amm . Little Rebecca to trave the 2 tille vilve Parce of prearle & show the there a Elne to many Hand the bell in ding rivering dornelia the big raled turned and the 2 reprove that belong to it Arrion Drake a tig glare platter North a handler. & Sound Flowitherme The obtains one in accounts on Ale mante on stanging The home place in for 720. The 2 hourses at D. Gesting to rell them or olevide Araba Andrana frictions on the Cath Man Greening Hill one in a franch house they till out of got when I was bittledarron a little stable clith with red checks on ride brand What a stable about we wide found Blady I one with your Davida Leg of Marines Day markage fricum the chimnes roving

Emma a Chu Lombance Ennied Big Timen Table Eliste. Basil Break anggo mil ghans 9 Mark Party to have have grane without on ha methy the chringenty dish Battal on Marting Band du care of the the has Fring BRING PLANT MING am her watch mand the Amb tomb himsh Hamon Allie Earning with Retail Jan Jan 129 and Jan X

Rela The Garne on Relling I hope ever thing will to

way/ Dec THURS. rach Bed gla --------red 3 Zea Rui JA of of steer 1.00 2001 C. Te

Claude I milt, wicker chair + table accordent tople in front of Couch all Mad made Marle feather that downstain and stand Marle feather to the chair in the from Calor thest phones, Cafe to the Calor thest phones, Cafe to the Calor thest phones to the Long picture in Fall efet of fan, spoons of kind in the Martha / elletrice Reuring The Down Law. Big rocker forfortor (like Lowrence)

big table cloth
walk bowl set and zouch stand upstair

couch in dining room room Theofire Charlis fiction to Johnson to tack posel through dining to the in hall tilephone in dening room (over)

Mary Emma/3 fried fet room Ruite in Adownslais het room mirror Annie's Bible living room Chief freeze and what's in the Square table in back hall purposes in Journal of Pearles world the Christian back that the Christ drafter in parlow Bret Ahm fois/crustal gotlits and lessent disher policy folding Thairs Pair fillows Dora Lee & folding Chairs (in buffet)

Siller film Derry (in buffet)

Little Frunk upstairs agnis/long to be in farlor hooms fourthin twing room apostains Wellisoflittle rocker in hall with Spoker. Lu Floor loverings

Robert - Cut glass broom t pitchen Plate in Dabinet - olf with grand fand around it Belonged to my grand mother. Low Rotchen Chin Elgin-Rice board in living Loom anni mae Pair Rouffeet Carol in cheva pink 3 platie over sink Clarafied stool en living room Carol buffet- 1 placter in buffet audrey platter in buffel) my mother's

Jaraby ladle (buffet) my mother's Donald-bild Delepon andelyg quick box (over 160 year fel) Kachrin-Alladen land (Flory gave un) little White live for Noon dresse ien lettle for Noon

Twin 6 levert dicher + flate (see es worked) -troy (large) in hef room downstars Checter lever day Chair in hall Checter feld patchen cuploard Aptroproduction straight chairs Elgar/Chaire lounge (was your Racio)_ grv trays-Orchies on wall upstairs Elleng sheets, I Casserole die server (Delver) fin better a small silver vans in parlor Harlotte Swan you gave led 2 pillows - gruit

Rit girt ledgid docher

1 Carried grap Rise Take Clock

and nappin (yeelow border)

and tray hed noon downstains News of plate (wheat), little brown zig with and sources & deven chair and table I nice flanket Charles Jay chair in Pall' 12 TV trays. 1 Thay in back 2 TV trays. 1 They in back

Potent Sala Sect (you gave (a))

Potent Sala Sect (you gave (a))

Set of every day forks and

spooks (buffet)

square table reportantly

3 small stools in tack forch long serving table in lesseng Noom Pietures farlor wail. Heling cot in hall 2. Thereys Jemie Minterne IN The PRESENCE OF: What I Howtham &. Betty B. Hawthorne Hancey S. King

PROOF OF WILL
Personally appeared before me Carolyn Powell Little
who, being duly sworn, thatshe saw Jennie Hawthorne , sign,
seal, publish and declare the annexed instrument of writing, bearing date
July 13 , 1970, to be and contain the said testator's Last Will
and Testament; that the said testator was then of sound and disposing mind,
memory and understanding, and under no legal disability, according to the
best of this depondent's knowledge, information and belief; and that this
at me request of the testator in the
presence of the said testator and in the presence of each other, subscribed
our names as witnesses to the said instrument.
That throughout this affidavit the masculine gender shall be
deemed to include the feminine where the contexts so requires.
Sworn to before me this 5th day Caralyn Powell Little
of October, 19 72 Affiant
Sharing Some
Judge of Probate for Abbeville County, South Carolina
County, South Caronna
ORDER ADMITTING WILL TO PROBATE
IN COMMON FORM
IT IS ORDERED, ADJUDGED, AND DECREED that the
instrument offered for Probate herein dated July 13, 1970
be and the same hereby is admitted to Probate as the Last
XXXXX
form, valid to pass real and personal property, and that Letters Testamentary
be issued thereon to the executor who may qualify thereunder.
GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT
THIS 5th DAY OF October 19 72

ert L. Hawthorne, Jr

A's Probate Judge for Abbeville County
South Carolina

200 E. PINCKNEY STREET
ADDEVILLE, S. C. 20020 Recorded: 1972

October 6, 1972

File No: 459-12, 416

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

In the name of God, amen.

I, Roy H. Cunningham of Abbeville, 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 made.

Item I.- I will and direct that my executrix hereinafter named, shall pay all of my just debts with the first money coming into her hands.

Item II.- I will, devise and bequeath to my beloved wife, Mary M. Cunningham, all of my property of every kind both real and personal.

Item III.- I hereby nominate, constitute and appoint my wife, Mary M. Cunningham, as executrix of this my last will and Testament, to serve without bond.

In witness whereof, I hereunto set my hand and seal this _/7 day of October 1940.

Thy Wleumshe (seal)

Signed, sealed, published and deckared by Roy H. Cunningham 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.

Curice W. Syfan-Abbeville, s. c.

Mf Guelley --- Abbeville, S. C.

Description of account Abbeville, S. C.

Recorded: Oct. 12, 1972, File No: 459-12, 418

PROOF OF WILL * SEE AFFIDAVIT

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appe	ars		*********		
and the second s	rn, says that he saw				
sign, scal, publish ai	nd declare the annexed instru	ument of writing	, bearing date the) 	day of
******		, A. D			to be
	·····				
,	was then				•
to the best of depone	nt's knowledge and belief; and	I that the said _			-4
logether with		and			at the request
of the testat	inpresence, and i	n the presence of	of each other, witne	essed the due ex	ecution thereof.
Sworn to before	e me, this day	of ,			
	, Anno Domini 19_			i	
Judga of Proba	te, Abbeville County, S. C.			•	
"duxe of Froda	te, Abbeville County, S. C.				•
	ORDER ADMITTING W	ILL TO PROB	ATE IN COMMO	N FORM	
	•				
On hearing the	above petition of				
. 1	adjudged and decreed, That t		•	•	
codicil	_, of	*******		, decease	d, be entered of
Probate in Common	Form.	•	•	·	
	hand and the seal of the Cou	urt of Probate, t	hie	day of	10
					:
•			Judge o	f Court of Prob	ate.
		•	•		•
	OHALIEN	CATION OF F	DUCIADY		
	QUALIFIC	CATION OF FI	DUCIARY		$\sqrt{ \cdot }$
THE STATE OF SO	LITH CAROLINA)	•		,	
Abbeville County.	STIT GARGEINA,		-		•
I	do solemnly swear, that this	writing contains	the true Last Will	of the within n	amed and that
Roy H.	Cunningham		deceased, so	far às I	know or believe:
<u> </u>				•	
	will well and truly execute (• • •	1		
said Will, as far as	hisgoods and	l chattels will the	ereunto extend a	nd the law cha	irge me and that
· 	will make a	true and perfect	inventory of all	such goods and	chattels; So help
me	God.			<i>\(\rightarrow\)</i>	•
Sworn to before	me, this12thday	voi W	lary M	Canan	molan
0.4.3		72	lasy M		0
BESSIE LE	E F. NANCE	(ostoffice Address o		
	nte, Abbeville County, S. C.	(the r	,	- outri i iducidi,	ave oc attually
	Attorney's Name and A	Address:			

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF VERA J. WILSON:-

I, Vera J. Wilson, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, hereby reversing any and all Wills heretofore by me made.

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

ITEM 11:- After the payment of my debts I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my son, John H. Wilson, Jr., unto my son, not be share and to my son, Morgan T. Wilson, the division them amongst to be share and share alike, but should any of my children desire to sell and dispose of his share, then before said share or shares is disposed of, he should offer said share or shares to the other child or children before it is offered to the outside public.

ITEM lll:- I hereby nominate, constitute and appoint my son, John H. Wilson, Jr., Executor of this my last Will and Testament, with full power to him to do any and every act necessary to carry this my last Will and Testament into effect and without giving bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 9, day of November, A. D. 1967.

Signed, Sealed, Published and Declared by, Vera J. Wilson, 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 and signed our names as attesting witnesses.

S. E. Sign Le Mance

Veraf Wilson 339

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Appealite County.	•
By BESSIE LEE F. NANCE, Probate Judge of said count	
who, being duly sworn, says that he saw	wilson
sign, seal, publish and declare the annexed instrument	of writing, bearing date theday of
and the second of the second o	. D1967 to be
	st Will and Testament; that the said
	and and disposing mind, memory and understanding, according
	the said S.E. Ligon
	and J. D. Mars at the request
	presence of each other, witnessed the due execution thereof.
	• · · ·
Sworn to before me, this12th day of	100
BESSIE LEE F. NANCE	St. Ligar /5
Judge of Probate, Abbeville County, S. C.	
	•
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
Tohn H. W	ilson, Jr
	tition be granted and the said Last Will and Testament, with
	ilson deceased, be entered of
Probate in Common Form.	•
Given under my hand and the seal of the Court of	Probate, this 12th day of October, 19-72
	BESSIE LEE F. NANCE Judge of Court of Probate.
	Judge of Court of Frontie.
QUALIFICATI	ON OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	,
Abbeville County.	ag contains the true I act Will of the within named and that
•	ng contains the true Last Will of the within named and that
	deceased, so far asIknow or believe
	ame, by paying first the debts, and then legacies contained in the
said Will, as far as her goods and cha	ttels will thereunto extend and the law charge me and tha
will make a true	and perfect inventory of all such goods and chattels; So help
God.	
Sworn to before me, this 12thday of	Jorg Wilson gr.
A Domini 10.72	1 //
October	
BESSIE LEE, F. NANCE 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 WILL COUNTY OF ABBEVILLE IN THE NAME OF GOD AMEN ----I, Henry Graham Harris of Abbeville, county and state--aforesaid, being of sound and disposing mind and memory do hereby-make, publish, and declare the following as and for my last will-and testament, hereby revoking all other wills by me heretofore--made . ---after named pay and discharge all my just debts, funeral and---testamentary expenses .---wife, Sarah Ruth Grant Harris, all of my real, personal, and----mixed property at whatever time acquired by me, absolutely and infee simple forever. -----Grant Harris, of Abbeville, to be the executrox of this my last---will and testament, to serve without bond. In case of her death-during my life or of her incapacity or refusal to act I nominate------In witness whereof I hereunto set my hand and seal this-day of November 1955.-----4th (LS) -----Signed, sealed, witnessed and declared by Henry Graham---Harris to be his last will and testament in our presence and we at his request, in his presence, and in the presence of each other, -- have subscribed our names as witnesses hereunto this <a href="https://linear.com/linea November 1955.----Kaly Rose Harris (LS) of Abbeville, S.C. (LS) of Abbeville, S.C. let L. Hauthour Je. (LS) of Abbeville, S.C.

•

Recorded: Oct. 12, 1972 Will St. No. 9- Jage 340

Tile no: 45-9-12, 420

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE

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

BY BESSIE LEE F. NANCE, Produce Judge of said co	ounty:
Personally appearsRobert_L. Haw	thorne, Jr.
who, being duly sworn, says that he sawHea	nry Graham Harris
ign, scal, publish and declare the annexed instrum	nent of writing, bearing date thehthday of
	, A. D. 1955 to be
•	Last Will and Testament; that the said
Henry Graham Harris was then o	of sound and disposing mind, memory and understanding, according
	hat the saidRobert La Hawthorne, Jr
	and Shirley Fisher at the request
	the presence of each other, witnessed the due execution thereof.
Sworn to before me, this12th day o October, Anno Domini 19.72	,
Judge of Probate, Abbeville County, S. C.	-
	TO PROPATE IN COMMON FORM
ORDER ADMITTING WIL	LL TO PROBATE IN COMMON FORM
On hearing the above polition ofSarah_R	uth Grant Harris
• • •	e petition be granted and the said Last Will and Testament, with
andial of Henry G	raham Harris deceased, be entered of
Probate in Common Form.	
	t of Probate, this 12th day of October, 19.72.
	Judge of Court of Probate.
011411510	ATION OF FIGURIARY
QUALIFICA	ATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	1
Abbeville County.	
do solemnly swear, that this w	riting contains the true Last Will of the within named and that
Henry Graham Harris	deceased, so far asknow or believe;
	·
	he 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 to	rue and perfect inventory of all such goods and chattels; So help
God.	
Sworn to before me, this 12th day	of Sarah Visit Brant Harri
October, Anno Domini 19.7	1
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	, , , , , , , , , , , , , , , , , , ,
and or respect transmit or or	

STATE OF SOUTH CAROLINA OF COUNTY OF ABBEVILLE OF

IN THE NAME OF GOD, AMEN:

I, Thomas W. Stokes of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare the following as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore made by me.

- I will, devise and bequeath to my beloved wife, Eva C. Stokes, all personal property of every nature and kind of which I may die seized and possessed to be here absolutely and to be disposed of as she may wish.
- 2. I also will and devise to my said wife, Eva C. Stokes all real estate of which I may die seized and possessed, for and during the term of her natural life.
- After the death of my wife, I direct my executrix hereinafter named to sell all of my real estate of which I may die seized and possessed as soon after the death of my wife as may be practicable, at public auction in front of the Courthouse Door at Abbeville, South Carolina, after due advertisement and to divide the proceeds of sale between my four (h) daughter to wit: Era S. Wilson, Vollie S. Below, Hilda S. Smith, and Mildred Stokes Bell; and my granddaughter, Jimmie Bratcher, share and share alike. My four daughters and my granddaughter, Jimmie Bratcher, shall each take one-fifth of the proceeds of the sale.

 1. I hereby nominate, constitute and appoint my daughter, Era S. Wilson, to be the executrix of this my last will and testament, In witness whereof, I have hereunto set my hand and seal this 17th day of June, A. D. 1963.

hissas el s

Signed, sealed and delivered by Thomas W. Stokes, as and for his last will and testament in our presence, and in the presence of each other, and who at his request have hereunto subscribed our names as witnesses in the presence of each other:

Thank Charlie C' Mundock

THE STATE OF SOUTH CAROLINA, Abboville County.

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

IN THE COURT OF PROBATE

who, being duly sworn, says that he sawThomas_W_Stokes	
sign, scal, publish and declare the annexed instrument of writing, l	pearing date theday of
June , A. D. 1963	to be
and containhis Last Will and T	
Thomas W.Stokes was then of sound and disp	osing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Charlie C. Murdock
together with Ira L. Williams and	Samuel G. Gilliam at the request
of the testatorin_hispresence, and in the presence of	each other, witnessed the due execution thereof.
Sworn to before me, this 18th day of October Anno Domini 19.72. Judge of Propate, Abbeville County, S. C.	she l'Mumbale
ORDER ADMITTING WILL TO PROBA	
On hearing the above petition ofEra_S_ Wilson it is hereby ordered, adjudged and decreed, That the petition be gra	
codicil, ofThomas WeStokes	3 .
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, thi	
Le L	Judge of Court of Probate.
	Jungo of Court of 11002101
QUALIFICATION OF FIE	DUCIARY
THE STATE OF SOUTH CAROLINA.	
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
Abbeville County. do solemnly swear, that this writing contains t	
Abbeville County. I do solemnly swear, that this writing contains to the sweath of the s	deceased, so far asIknow or believe;
Abbeville County. I do solemnly swear, that this writing contains to the sweat will well and truly execute the same, by paying the same will well and truly execute the same, by paying the same will well and truly execute the same.	deceased, so far asknow or believe; ng first the debts, and then legacies contained in the
Abbeville County. I do solemnly swear, that this writing contains to the sweath of the same of the sa	deceased, so far asknow or believe; ag first the debts, and then legacies contained in the ercunto extend and the law charge me and that
Abbeville County. I do soldmnly swear, that this writing contains to the swear in the same will well and truly execute the same, by paying said will, as far as his goods and chattels will the same will make a true and perfect me God.	deceased, so far asknow or believe; ag first the debts, and then legacies contained in the ercunto extend and the law charge me and that inventory of all such goods and chattels; So help
Abbeville County. I do soldmnly swear, that this writing contains to the swear in the same will well and truly execute the same, by paying said will, as far as his goods and chattels will the same will make a true and perfect me God.	deceased, so far asknow or believe; ag first the debts, and then legacies contained in the ercunto extend and the law charge me and that
Abbeville County. I do soldmnly swear, that this writing contains to the swear will well and truly execute the same, by paying said will, as far as his goods and chattels will the will make a true and perfect me God. Sworn to before me, this 18th day of October. Anno Domini 19 72	deceased, so far asknow or believe; ag first the debts, and then legacies contained in the ercunto extend and the law charge me and that inventory of all such goods and chattels; So help

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I. R. S. Culbreth, of Abbeville County, State of 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 wilks and instruments of a testamentary nature heretofore by me made,

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

Item II.- I will, devise and bequeath all of my property of every kind, both real and personal, and wheresoever situate, unto my wife, Ludie W. Culbreth, in fee simple absolute.

Item III.- I hereby nominate, constitute and appoint my wife,
Ludie W. Culbreth, as Executrix of this my Last Will and Testament, to serve
without bond.

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

R S. Culbreth (Seal)

Signed, sealed, published and declared by R. S. Culbreth, 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.

Lewy 9, Lawi Abbeville, S. C.

Shirley Fisher Abbeville, S. C.

Lettine D. Carrall Abbeville, S. C.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears
who, being duly sworn, says that he sawR_S_Culbreth
sign, seal, publish and declare the annexed instrument of writing, bearing date the15thday of
and contain his Last Will and Testament; that the said
R.S.Culbreth was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Henry G. Harris
together with Shirley Fisher (Shamel) and Lettye G.Carroll at the request
of the testatorin hispresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 24th day of October
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Ludie W.Culbreth it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of
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
R. S. Culbreth deceased, so far as I know or believe;
and that I will well and truly execute the same, by paying first the debts, and then 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
meGod.
Sworn to before me, this 24th day of Anno Domini 19.72
Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

PAGE

MEKC

MEKC

NO.

COUNTY OF ABBEVILLE

Tast Will and Testament

343

OF

MARY ELIZABETH KIDD COMPTON

I, MARY ELIZABETH KIDD COMPTON, 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 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.

ITEM II.

I give and bequeath to my two sons, Charles
Michael Compton and Alex Reid Compton, in equal shares, all of
the personal property that I now own and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III.

T give, bequeath, and devise to my two sons, Charles Michael Compton and Alex Reid Compton, in equal shares, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to them, their heirs and assigns forever.

ITEM IV.

all of the rest and residue of my property, of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise to my two sons, Charles Michael Compton and Alex Reid Compton, in equal shares, their heirs and assigns forever.

ITEM V.

I hereby nominate, constitute and appoint my brother, Ronnie Kidd, as general guardian of my said two sons.

Coxtd

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

•	cars	
who, being duly swe	orn, says that he saw Mary Elizabeth Kidd Compton	-
sign, scal, publish	and declare the annexed instrument of writing, bearing date the15thday o	f
February	D to b	е.
and contain	her Last Will and Testament; that the said	_
Mary-Elizabe	th-Kidd-Compton-was then of sound and disposing mind, memory and understanding, according	g
to the best of depon	ent's knowledge and belief; and that the said James W. Guest	-
together with B.	F. Wilhite and Martha K. Hodges at the reques	t,
of the testattrix	inherpresence, and in the presence of each other, witnessed the due execution thereof.	
Novemb	ate, Abbeville County, S. C.	
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	;
		4
	above petition ofRonnie Kidd	-
•	, adjudged and decreed, That the petition be granted and the said Last Will and Testament, WX	
and the second s	, of, deceased, be entered of	of
Dechata in Common		
Probate in Common	x_{i} , which is the state of X_{i} , X_{i}	
•	ny hand and the seal of the Court of Probate, this 15th day of November, 1952	L.
•	ny hand and the seal of the Court of Probate, this 15th day of November, 1982	<u>.</u>
•	x_{i} , which is the state of X_{i} , X_{i}	
•	ny hand and the seal of the Court of Probate, this 15th day of November, 1982	
•	ny hand and the seal of the Court of Probate, this 15th day of November, 1982	•
•	hand and the seal of the Court of Probate, this 15th day of November, 19 22 Judge of Court of Probate.	
Given under n	hand and the seal of the Court of Probate, this 15th day of November, 19 22 Judge of Court of Probate.	
Given under n THE STATE OF S Abbeville County.	qualification of Fiduciary Qualification of Fiduciary	
Given under n THE STATE OF S Abbeville County.	QUALIFICATION OF FIDUCIARY OUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and that	
Given under n THE STATE OF S Abbeville County. MARY ELIZABE	QUALIFICATION OF FIDUCIARY do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON do coeased, so far as I know or believe	
Given under n THE STATE OF S Abbeville County. MARY ELIZABE	QUALIFICATION OF FIDUCIARY OUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and that	
Given under notes of the STATE OF SAbbeville County. MARY ELIZABE and that	QUALIFICATION OF FIDUCIARY do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON do coeased, so far as I know or believe	e;
Given under notes of the STATE OF SAbbeville County. MARY ELIZABE and that	QUALIFICATION OF FIDUCIARY do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON deceased, so far as I know or believe will well and truly execute the same, by paying first the debts, and then legacies contained in the	e;
Given under notes of the STATE OF SAbbeville County. MARY ELIZABE and that	QUALIFICATION OF FIDUCIARY do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON deceased, so far as I know or believe will well and truly execute the same, by paying first the debts, and then legacies contained in the HER goods and chattels will thereunto extend and the law charge me and the	e;
Given under n THE STATE OF S Abbeville County. MARY ELIZABE and that said Will, as far as I ME	QUALIFICATION OF FIDUCIARY do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON deceased, so far as I know or believe will well and truly execute the same, by paying first the debts, and then legacies contained in the HER goods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So hele	e;
Given under n THE STATE OF S Abbeville County. MARY ELIZABE and that said Will, as far as I ME Sworn to befo	QUALIFICATION OF FIDUCIARY OUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON deceased, so far as I know or believe will well and truly execute the same, by paying first the debts, and then legacies contained in the HER goods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So hele	e;
Given under n THE STATE OF S Abbeville County. MARY ELIZABE and that I said Will, as far as I ME Sworn to before the second sec	QUALIFICATION OF FIDUCIARY QUALIFICATION OF FIDUCIARY OUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON will well and truly execute the same, by paying first the debts, and then legacies contained in the search of the same and the same and the search of the same and the same and the same and the search of the same and the	e; at
Given under n THE STATE OF S Abbeville County. MARY ELIZABE and that I said Will, as far as I ME Sworn to before the second sec	QUALIFICATION OF FIDUCIARY OUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and that TH KIDD COMPTON deceased, so far as I know or believe will well and truly execute the same, by paying first the debts, and then legacies contained in the second	e; at

(Last Will and Testament of Mary Elizabeth Kidd Compton)

Page No. 2

I hereby nominate, constitute, and appoint my brother, Ronnie Kidd, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament this 15-TK. day of February, 1972.

Mary Elizabeth Kidd Compton (L.S.)

B. F. Wilkete of Calhoun Falls S. C.

Meethe Of Hoodges of Galloun Falls SC.

Coulse Full of Calhoun Falls S.P.

Recorded: Nov. 16, 1972 Tile No: 459-12, 429 STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen.

I, A. E. Newell of Abbeville County, 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.

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

Item III. I direct that the proceeds of my insurance policy with the Woodmen of the World for \$1000.00 be used for my burial and that any left over go to my brothers and sisters that are now living and named below.

Item IV. I will, devise and beueath to Julian Uldrick the sum of Three Hundred Fifty and no/100 (\$350.00) Dollars.

Item V. I will, devise and bequeath to my brothers and sisters, Andrew Baskin Newell, Arthur Evans Newell, Sadie Young Newell Mann, and Lillian R. Newell Smith all of my property, both real and personal.

Item VI. I hereby nominate, constitute and appoint my brother, Arthur Evans Newell, as executor of my will and direct that he be permitted to serve without bond.

In Witness Whereof I hereunto set my hand and seal this 28th day of December A. D. 1955.

Signed, sealed, published and declared by A. E. Newell 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.

a E. nevel (SEAL)

Farle & Mikles Address Affeille & ...

Rahert plichsesles " Alberille & l.

James R. Hill " Abbeville S.C.

Recorded: See Codicil

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NA	NCE, Probate Ju	dge of said county	:			
Personally appear	:s	JamesR. Hill	<i>.</i> 	***************************************		
who, being duly sworn		•				
sign, seal, publish and				•		
December						
and containhi	•				· ·	
A. E. (Eugene) N	ewell	was then of so	and and disposing w	and mamania		
				•		
to the best of deponent						
		•	•			•
of the testator			resence of each oth	ier, witnessed th	e duc execution	thereof.
Sworn to before a	me, this13tl	Comini 19 73				
November BESSIE LE	E F. NANCE	/<	Janus	(J. 7/1	U /S	,
Judge of Probate	, Abbeville 'Count	y, S. C.		į.	•	•
	j.					
	ORDER ADMIT	TING WILL T	O PROBATE IN	COMMON FO	RM	
On hearing the al	nove nelition of	Arthur Eva	ns_Newell		·	
it is hereby ordered, a						
codicil						
Probate in Common Fo			Simy_110#8_11		deceased, be	nterea or
Given under my	and and the seal	of the Court of F	robate, this13	tbday of	November	. 19 72
				E F. NANCE		,
		•		Judge of Court	of Probate.	
		QUALIFICATION	N OF FIDUCIAR	Y		•
	•			•		
THE STATE OF SOUT	H CAROLINA,			,)		
Abbeville County.)	Alast Alain musiaturu			•	
1			contains the true L		1	•
	Eugene) Newe		dece			
and, thatI	· ·	•			· .	
sald Will, as far as	his	goods and chatte	s will thereunto e	xtend and the	law charge me	and that
	will	make a true an	d perfect inventory	of all such go	ods and chattels	; So help
me	God.					
Sworn to before m	e, this 13th	day of \	athen	4 Hers	red	
	Anno De	omini 19.72	·		·	
BESSIE LEE	· · · ·	<u>'</u>	(The Postoffice A	ddress of each 1	riduciary must b	e shown)
Junge of Probate	Altorney's N			•	· ·	
		wild reduites;				

STATE OF SOUTH CAROLINA

CODICIL

COUNTY OF ABBEVILLE

In the name of God, amen:

I, A. E. Newell of Abbeville County, South Carolina, do make, this Codicil to my last will and testament dated December 28, A.D.

Item I. I wish to confirm said will in all respects except as to the Codicil herein made.

Item II. I wish to delete therefrom all of Paragraph under Item IV. of said will, so that it will be of no effect, to wit: "Item IV. I will, devise and bequeath to Julian Uldrick the sum of Three Hundred Fifty and no/100 (3350.00) Dollars."

I do this for the reason that the said Julian Uldrick is trying already to be paid for the services that I wished this to cover.

Witness my hand and seal this day of January
A. D. 1967.

Signed, sealed, published and declared by A. E. Newell as and for a Codicil to his last will and testament dated Dec. 28 A D 1955, in the presence of us, and of each other, at his request, have subscribed our names as witnesses.

M. L. Effecting Address O. C. Will "
W. K. Billey "

Recorded: Nov. 18, 1972 Jile No. 459-12, 433

LAST WILL AND TESTAMENT OF

PAUL M. DAVIS

- I, PAUL M. DAVIS, of the Town of Donalds, Abbeville County, State. of South Carolina, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills and Codicils at anytime heretofore by me made.
- 1. I give and bequeath the sum of Five Hundred and 00/100 (\$500.00)

 Dollars to my faithful employee, FOSTELL PRUITT, if he survives me.
- 2. I give and bequeath the sum of Five Thousand and 00/100 (\$5,000.00)

 Dollars to my daughter, LOUISE D. CALDWELL, if she shall survive me.
- 3. I give and bequeath the sum of Five Thousand and 00/100 (\$5,000,00) Dollars to my grandson, LEWIS M. DAVIS, JR., if he shall survive me.
- 4. I give and bequeath all my jewelry, clothing, and other personal effects, all my household furniture and furnishings, my automobile, and all my other tangible personal property of whatever kind and wherever located (but not including any currency or specie) to my wife, ALMA M. DAVIS, if she shall survive me.
- 5. I give and bequeath to my son, LEWIS M. DAVIS, SR., an amount equal to twenty (20%) per cent of that part of my gross estate passing under this Will, and if my said son, LEWIS M. DAVIS, SR., shall not survive me, but shall leave issue surviving me, I give, devise, and bequeath such twenty (20%) per cent of my gross estate passing under this Will in equal shares to the issue of my said son, LEWIS M. DAVIS, SR., who shall survive me.
- 6. I give and bequeath to my daughter, LOUISE D. CALDWELL, an amount equal to twenty (20%) per cent of that part of my gross Estate passing under this Will, if she shall survive me, and if my said daughter, LOUISE D. CALDWELL, shall not survive me, but shall leave children surviving me, I

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LAST WILL AND TESTAMENT OF

give, devise, and bequeath, such twenty (20%) per cent of that part of my gross Estate passing under this Will to such of her children as shall survive me.

And if my said daughter, LOUISE D. CALDWELL, shall predecease me, leaving no children surviving her, then I give and bequeath such twenty (20%) per cent of my gross Estate passing under this Will to my son, LEWIS M. DAVIS, SR.

- 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 (including any lapsed legacy or devise), is hereinafter called my Residuary Estate.
- 8. I direct that first out of my Residuary Estate all my debts and funeral expenses and all the administration expenses of my Estate shall be paid by my Executor as soon as practicable after my death, and that my Executor shall also pay, as part of the administration expenses of my Estate and without any apportionment whatsoever, any and all 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.
- 9. All the rest of my Estate, including all the remainder of my property, both real, personal, and mixed, and the balance of my Residuary Estate, I give, bequeath, devise, and appoint to my Executor, in trust for the following purposes:
- (a) My Executor shall hold, manage, invest, and reinvest the principal, shall collect the income therefrom, and shall pay the net income therefrom to my wife, ALMA M. DAVIS, during her life.
- (b) My Executor shall pay to my wife from time to time such sums from principal as will in the discretion of my Executor permit my said wife, ALMA M. DAVIS, to maintain the standard of living to which she was accustomed during my lifetime.
- (c) Upon the death of my wife, or, if she shall predecease me, then upon my death, I give, devise, and bequeath my Residuary Estate, or my Residuary Trust Estate held in trust for my said wife, ALMA M. DAVIS, if she shall

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give, devise, and bequeath, such twenty (20%) per cent of that part of 187 grass, Estate passing under this Will to such of her children as shall survive are. And if my said daughter, LOUISE D. CALDWELL, shall predecease me, leaving

Andrew Company of the continues of the c

DAVIS, SR. AND LOUISE D. CALDWELL. If either of my said children shall not survive the last living survivor of myself and my wife, ALMA M. DAVIS, his or her share shall be divided per stirpes among his or her children living at the death of the last living survivor of myself and my wife, or if there be none, to my issue surviving me per stirpes.

- 10. The provisions herein made for my wife, ALMA M. DAVIS, are to be accepted by her in lieu of all dower or other rights which she may have in my Estate.
- 11. I hereby clothe my Executor with full power, discretion, and authority with respect to all matters herein entrusted to him, including without limiting the generality of the foregoing, full power, authority and discretion:
- (a) To hold all or any part of my Estate in the form at which the same may be at the time of my death, or at the time of the receipt thereof by my Executor, without any restrictions or obligation to convert the same.
- (b) To invest and reinvest in any securities, obligations, or property, without regard to limitations imposed by law on the investment of my Estate, and without liability for any loss of principal or income by reasons thereof.
- (c) To sell all or any part of the property, of whatever kind and howsoever acquired, belonging to my Estate at such times, in such manner, and upon such terms as my Executor may decide.
- (d) To make reasonable determinations whether any money or other property coming into his hands should be treated as principal or income, or partly principal and partly income; and to determine whether any distribution, disbursements, and expenses, shall be charged against principal or income, or partly against principal and partly against income.
- (e) Except as otherwise specifically provided in my Will, to make payment of any legacy or devise, in cash or in kind, or partly in cash and partly in kind,

J.M. Davis

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not survive the last living survivor of tayself and my wife, MAMA M. DAVE, DAVIS, SR. AND LOUISE D. CALDWELL. If either of my said children shall survive me, as it shall then exist, equally between my children, COMIS AL

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without the necessity or obligation of converting the whole or any part of my Estate into cash, and to determine their fair valuation thereof at the time of such distribution.

- 12. I request that no Executor named herein shall be required to give any bond.
- 13. My Executor may exercise all of the power and authority conferred upon him in this Will with respect to all property held under a power in trust under this Will.
- 14. My Executor may at any time, in his absolute discretion, apply for the benefit of my wife, ALMA M. DAVIS, (instead of paying directly to her) all or any part of any amount; whether of principal or of income, which any of the provisions of this Will would at that time require, or authorize my Executor to pay to my said wife.
- 15. I nominate and appoint my son, LEWIS M. DAVIS, SR., to be the Executor of this my last Will. If my son, LEWIS M. DAVIS, SR., shall fail to qualify or having qualified shall cease to act as Executor, then I nominate and appoint my daughter, LOUISE D. CALDWELL, Executor in his place. If both my son, LEWIS M. DAVIS, SR., and my daughter, LOUISE D. CALDWELL, should both fail to qualify, or having qualified, shall both cease to act as Executor, then I nominate and appoint my grandson, LEWIS M. DAVIS, JR., as successor Executor of this my Last Will.
- 16. The term "Executor", whenever used in this my Last Will, shall be deemed to refer at any time to the Executor at that time in office hereunder.
- Throughout this Will, the masculine gender shall be deemed to include the feminine and the singular the plural, and vice versa.

IN WITNESS WHEREOF, I, PAUL M. DAVIS, have to this my Last Will

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such distribution.

without the necessity or obligation of converting the whole or any part of my 346. Estate into eash, and to determine their fair valuation thereof at the time of

TO A STATE OF THE STATE OF THE

and Testament subscribed my name and set my seal this 12th day of

JANUARY

, 1965.

Paul M. Dans (L.S.)

The foregoing instrument, consisting of five (5) typewritten pages, typewritten on only one side, was at the date thereof by the said PAUL M. DAVIS, 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 in the presence of each other, have subscribed our names as attesting witnesses.

Robert J. Hawthanl g. of Chleville, S. C.

Dancy S. Xing of Abberrile, S. C.

Brownery H. Capelarl of Albertle, S. C.

Recorded: Nov. 30, 1972 File No: 459-12, 439

THE STATE OF SOUTH CAROLINA,

N THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsNancy S. King	
who, being duly sworn, says that she saw Paul M. Bavis	
n, scal, publish and declare the annexed instrument of writing, bearing date the 12th	ay of
January, A. D. 1965	•
and containhisLast Will and Testament; that the said	.
Paul M. Daviswas then of sound and disposing mind, memory and understanding, acco	· /
Φ	Lamb
to the best of deponent's knowledge and belief; and that the said Nancy S. King	
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland at the re	1
of the testat orinhis presence, and in the presence of each other, witnessed the due execution there	of.
Sworn to before me, this 15th day of November. Anno Domini 19.72	
November, Anno Domini 19.72 / Marcy Sing	
Judge of Probate, Abbeville County, S. C.	· · · · · · · · · · · · · · · · · · ·
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	. ••
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of Lewis M. Davis, Sr.	,:
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,	
codicil, of, deceased, be enter-	ed of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 15th day of November, 19){Z_
Judge of Court of Probate.	•
	•
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,	
Abbeville County.) —————————————————————————————————	at
Paul M. Davis deceased, so far as I know or be	lieve:
Paul M. Davisdeceased, so far asIknow or be	
and that will well and truly execute the same, by paying first the debts, and then legacies contained	in the
and that will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far ashisgoods and chattels will thereunto extend and the law charge me and	in the
and that will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far ashis 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; So	in the
and that will well and truly execute the same, by paying first the debts, and then legacies contained 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; So God.	in the
and that will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far ashis 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; So	in the
and that will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far as his 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; So God. Sworn to before me, this this day of for all such goods and chattels; So the God.	in the i that help

STATE OF SOUTH CAROLINA,

COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT.

I, Sterling Pruitt, being of sound mind and discretion, but being mindful of the uncertainties of life do hereby make, publish and declare this as and for my Last Will And Testament, hereby revolking all instruments of a testamentary nature heretofore by me made.

ITEM I. I de hereby will, devise and bequeath to my sen, Herace Pruitt, all of my property of whatsoever nature, to be his absolutely in fee simple, after the payment of my just debts by my executor hereinafter named, as he has taken care of me for a number of years.

ITEM II. My wife has not lived with me for the past twenty-six years, although I have provided her with a home during that time and will until her death.

I de hereby nominate, constitute and appoint my son above named as and for executor of this my Last Will And Testament.

Signed and Sealed this 11th day of October, 1965.

Stirling Pruitt

SIGNED, SEALED, PUBLISHED AND DECLARED BY STERLING PRUITT, AS AND FOR HIS LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND THE PRESENCE OF EACH OTHER, AND IN HIS PRESENCE, AT HIS REQUEST, WE HAVE SUBSCRIBED OUR NAMES AS WITNESSES.

Man Du Williams

James Micheles

Peconded: Dec. 6, 1972 File Do: 459-12, 441

THE STATE OF SOUTH CAROLINA, Abboville County.

IN THE COURT OF PROBATE

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

•		
Personally ap	pearsJames_PNick	les
who, being duly sv	worn, says that he sawSterling	Pruitt
sign, scal, publish	and declare the annexed instrument of	of writing, bearing date thellthday of
Outober	, А	D. 1965 to be
		Will and Testament; that the said
Sterling Pru	ittwas then of sou	nd and disposing mind, memory and understanding, according
to the best of depo	nent's knowledge and belief; and that th	e said <u>James P. Nickles</u>
together with	LKay_Moody	and Mary Gale Williams at the request
of the testatOL	in his presence, and in the p	resence of each other, witnessed the due execution thereof,
December X	ore me, this 4th day of Anno Domini 19.72	Janus P. Nickles /s
Judge of Pyo	bate, Abbeville County, S. C.	•
	ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
		ե ե
it is hereby ordere	ed, adjudged and decreed, That the peti-	tion be granted and the said Last Will and Testament, with
codicil	, ofSterling Pm	uitt, deceased, be entered of
Probate in Commo	on Form.	a
Given under	my hand and the seal of the Court of F	Probate, this 4th day of December, 1972.
	#	Dessur Le F. Marce
		Judge of Court of Probate.
i F	OUALIEICATIO	N OF FIDUCIARY
	QUALIFICATION	N 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
Ster	ling Pruitt	know or believe;
		e, by paying first the debts, and then legacies contained in the
1 - 4 - 4		
sald Will, as far a	asOLSgoods and chatte	ls will thereunto extend and the law charge me and that
	will make a true an	nd perfect inventory of all such goods and chattels; So help
	meGod.	AA 'AA
A Committee of the Comm		
	ore me, this	Marce Rund
Sworn to before December	ore mc, this 12th day of Anno Domini 1972	Marce Sund
December	70	(The Postoffice Address of each Fiduciary must be shown)