LAST WILL AND TESTAMENT OF ERNEST H. McADAMS

I, ERNEST H. McADAMS, of the Antreville Community in Abbeville County, 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.

1. I will and devise my real estate, consisting of two houses and two lots on Delia Street, in Anderson County, South Carolina, together with all improvements thereon, and all appurtenances thereto, to my son, ERNEST H. McADAMS, JR., in fee simple, if he shall survive me.

2. All of the rest, residue and remainder of my property, which I shall own at my death, and all other property over which I shall then have any power of disposition by will, I will, devise and bequeath to my wife, HELEN H. McADAMS, in fee simple, if she shall survive me. If my wife shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I will, devise and bequeath to my son, ERNEST H. McADAMS, JR., in fee simple.

3. I appoint my wife, HELEN H. McADAMS, and my son, ERNEST H. McADAMS, JR., Executors of this my Will, and if either of them shall fail to qualify or cease to act as Executor, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will November 5, 1971.

Ernest H. McAdams) (L.S.

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by ERNEST H. McADAMS, above named, to be his

ROBERT L. HAWTHORNE, J ATTORNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 25620

Will in our presence, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses 1. Muther Properille, South Carolina Energy 3. Copeland of Abbeville, South Carolina Carolyn Powell of Abbeville, South Carolina Received the 2 - 1 - 2 W 102

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PROOF	OF	WI	LL
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THE STATE OF SOUTH CAROLINA, A IN THE COURT OF PROBATE				
By BESSIE LEE F. NANCE, Probate Judge of said county:				
Personally appears Robert L. Hawthorne				
who, being duly sworn, says that he saw				
sign, seal, publish and declare the annexed instrument of writing, bearing date the5thday of				
November , A. D. 1971 to be				
and containhis				
Ernest H. McAdams was then of sound and disposing mind, memory and understanding, according				
to the best of deponent's knowledge and belief; and that the saidRobert_LHawthorne				
together with Rosemary H. Copeland and Carolyn Powell at the request				
of the testat or inhis presence, and in the presence of each other, witnessed the due execution thereof.				

Sworn to before me, this _____16th ____ day of _______, Anno Domini 1973.

6150 haf I Huathange

Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

	On 1	hearing	the	above	petition	of He	len	Н.	McAdam	ns	and	Erne	st H	I. M	cAda	ms,	Jr.		
it is	here	by ord	ered.	adjudj	cd and	decreed	l, That	t the	petition	be	granted	and the	said	Last	Will	and	Test	ament,	www.
xxxxx	it			, of _			ER	ŒSI	<u>н.</u> Мо	ADA	MS			. 	decea	ased,	be	entere	d of
Proba	ate i	n Com	mon	Form.															
															-				

Given under my hand and the seal of the Court of Probate, this __16th ____day of __October ____, 19.73.

Judge of Court of Probate.

103

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
We do solemnly swear, that this writing of	contains the true Last Will of the within named and that
ERNEST H. MCADAMS	
and that	e, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattel	s will thereunto extend and the law charge me and that
	d perfect inventory of all such goods and chattels; So help
us	Route # 4 - Box 138 - Abbeville, S. C.
Sworn to before me, this 16th' day of	· · · · · · · · · · · · · · · · · · ·
October Anno Domini 19 73	Deliah Street - Anderson, S.C.
· · · · · · · · · · · · · · · · · · ·	(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

OF

GEORGE STUART GIBERT

I, GEORGE STUART GIBERT, 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.

PAGE

I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II.

I direct that my body be buried in the cemetery at Labanon Presbyterian Church, Abbeville County, South Carolina, and that if I should die away from Abbeville County, that my executors hereinafter named make the necessary arrangements to return my body to Abbeville County in order that it may be interred in the Labanon Presbyterian Church Cemetery. I further direct that Harris Funeral Home, of Abbeville, South Carolina, take charge and arrange all matters concerning my funeral. I direct that my executors apply for a marker for my grave through the Veterans Administration for a Military Service Marker to be placed at my grave.

ITEM III.

I direct that my executors hereinafter named sell my real property consisting of 18.5 acres, more or less, in the Sharon Community, Abbeville County, South Carolina, at either public or private sale, as they in their sole discretion shall determine, and from the proceeds of sale of said real property, I direct that my funeral expenses be paid by my (Last Will and Testament of George Stuart Gibert) (Page 2 of <u>4</u> Pages)

Page

and the state of the

executors. For the sale of this property, my executors are given full power and authority to execute a good and sufficient deed to the purchaser or purchasers thereof. The balance of the proceeds of the sale of the real property shall be disposed of as personal property as hereinafter set out.

ITEM IV.

I give and bequeath to my first cousin, Annie Gibert Bowie, the sum of Two Hundred Dollars (\$200.00).

ITEM V.

I give and bequeath to my niece, Linda Gibert Townsend, the sum of Five Hundred Dollars (\$500.00).

ITEM VI.

I give and bequeath to my good friend, Horace Waters, who has helped me on numerous occasions during my illness, the sum of Five Hundred Dollars (\$500.00). This bequest is exclusive of any commissions that may be paid to him as one of the executors.

ITEM VII.

I give and bequeath to my good friend, George N. Miller, who has helped me on numerous occassions during my illness, the sum of Three Hundred Dollars (\$300.00). This bequest is exclusive of any commissions that my be paid to him as one of the executors.

ITEM VIII.

I give and bequeath the sum of Five Hundred Dollars (\$500.00) to Lebanon Presbyterian Church, Route #3, Abbeville, South Carolina.

ITEM IX.

I give and bequeath to Emma E. Patterson, of Abbeville County, all the rest and residue of my property, real, (Last Will and Testament of George Stuart Gibert) (Page No. 3 of <u>4</u> Pages)

Page

personal or mixed, and wheresoever situate, whether now owned or later acquired, to her, her heirs and assigns forever. I make this bequest and devise to Emma E. Patterson for the reason that for the past years, she and her family have rendered aid and assistance to me during the various times that I have been ill and also furnished transportation to me in getting back and forth to the hospital when I was unable to operate a vehicle and when I was unable to help myself, furnish food and other necessities to me. This bequest and devise includes, but is not limited to, my 1972 Pontiac automobile, and my house trailer and the balance of the proceeds of the sale of the real property, if any there should be. It also includes any inheritance that might come to me from any relatives previously deceased.

ITEM X.

I hereby nominate, constitute and appoint Horace Waters and George N. Miller as the sole executors of this my last will and testament, they 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 day of November, 1973.

George Stuart Gibert (L.S.)

(The witnesses' signatures to this my last will and testament are hereto affixed on Page No. 4, being the last page of this my last will and testament.)

(Last Will and Testament of George Stuart Gibert) (Page No. 4 of 4 Pages) SIGNED, SEALED, PUBLISHED AND DECLARED by the said George Stuart Gibert as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each Page other, have hereunto subscribed our names in our own handwriting as witnesses this $\frac{1}{2}$ day of November, 1973. han B. Williamst affentle S.C. dame B. Canu, Jr. OF alleville, S.C. Wilson or abbeville, S.C. File No. 460-12,633 Recorded Dec. 28,1973 BK-10 Pase-104-107 Pase-104-107

PROOF	OF WILL
THE STATE OF SOUTH CAROLINA, IN TH	E COUPT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said count	
Personally appears H. F. Wilson	
who, being duly sworn, says that he saw <u>George</u>	Stuart Gibert
sign, seal, publish and declare the annexed instrument of	writing, bearing date the <u>12th</u> day of
	to be
and contain Last W	/ill and Testament; that the said
George Stuart Gibert was then of sound	
to the best of deponent's knowledge and belief; and that the	
together with Sam B, Cann, Jr.	andFrances B. Willliams_ at the request
of the testat QTinbls_presence, and in the pres	sence of each other, witnessed the due execution thereof.
Sworn to before me, this 28th day of December, Anno Domini 19.72	H. Milson
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Horace Waters	and George N. Miller
it is hereby ordered, adjudged and decreed, That the petitio	n be granted and the said Last Will and Testament, with
codicil, of George Stuart Gibe	rt, deceased, be entered of
Probate in Common Form.	
	bate, this 28th day of <u>December</u> , 19.73.
	5 <u>Buarie</u> <u>Le</u> <u>Dan</u> <u>Le</u> Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
	ontains the true Last Will of the within named and that
	deceased, so far asWeknow or believe;
and that we will well and truly execute the same,	
said Will, as far ashis	
we will make a true and	perfect inventory of all such goods and chattels; So help
usGod.	1 p 1 p
Sworn to before me, this 28thday of	Morcie Water
December , Anno Domini 1973 Same Le 2 Mance) Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	n an an Araban ann an Araban a Araban an Araban an A

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STATE OF SOUTH CAROLINA.) COUNTY OF ABBEVILLE.

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LAST WILL AND TESTAMENT OF BISHOP MARVIN SEAWRIGHT, SR.

IN THE NAME OF GOD, AMEN :-

I, Bishop Marvin Seawright, Sr., of the County and State aforesaid, 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.

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

2:-I will, devise and bequeath, all of my property of whatseever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Ines C. Seawright in fee simple absolute; however, should my said wife, Inez C. Seawright pre-decease me, then I will devise and bequeath my said property to be equally divided between my two children, namely :-Margaret Blackson and Bishop Marvin Seawright, Jr., share and share alike, in fee simple absolute.

38-I do hereby nominate, constitute and appoint my wife, Inez C. Seawright, Executrix of this my Last Will and Testiment, with full power to her to do any and every act necessary to carry this my Last Will and Testement into effect and without giving bond as such Executrix. IN WITNESS WHEREOF, I have hereunto signed my name

and affixed my seal this 2 day of May, A.D. 1973.

Signed, Sealed, Published and Declared by Bishop Marvin Seawright, Sr., as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

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shop Marvin Seaurin 24

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THE STATE OF SOUTH CAROLINA, Abbeville County.

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IN THE COURT OF PROBATE

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

manally		Olin Stevenson
FADHAILY	auucaia	

who, being du	ly sworn, says	that he saw	Bishop Marvin	Seawright, Sr.	·	
sign, scal, put	blish and decla	re the annexed	instrument of writi	ng, bearing date the	13th	day of
June				1973	<u> </u>	to be
and contain _	his		Last Will a	and Testament; that t	he said Bishor	>
Marvin Ses	wright, Sr	•wa	as then of sound and	disposing mind, men	nory and understap	ding, according
to the best of	deponent's know	wledge and belie	f; and that the said	Olin Steve	nson	
N			1	nd		. at the request

of the testat or _____ in ___ his __presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this **21st** day of June Anno Domini 19.73. BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this ______ day of ______ day of ______ 19.73

BESSIE LEE F. NANCE.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)					
Abbeville County.			ante e se		
I do solemnly swear, that this writin	g contains (the true Las	t Will of the	within nam	ed and that
Bishop Marvin Seawright, Sr.		deceas	ed, so far as	sk	now or believe;
and thatI will well and truly execute the same					
said Will, as far as				• • • • • • • • • • • • • • • • • • •	
	and perfect	inventory of	of all such g	goods and ch	attels; So help
		•			
Sworn to before me, this 21st day of)	·				
June, Anno Domini 19.73.	****				
BESSIE LEE F. NANCE	(The Po	stoffice Add	ress of each	Fiduciary m	ust be shown)
Attorney's Name and Addres	is:				
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Tast Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

I, James Morgan Hovis, of the County and State aforesaid, 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 instrument of a testamentary nature which may have been made by me at any time heretofore.

ITEM I

It is my will that everything that I shall own at the time of my death, both real and personal property, shall go to my wife, Elsie Elizabeth Free Hovis, to be hers absolutely.

ITEM II

It is my will that if my wife, Elsie Elizabeth Free Hovis, predeceaseme, or if we should die simultaneously, then all of my property, both real and personal, shall go to my youngest child, James Henry Hovis, to be his absolutely. It is my express desire to omit all of my other children from this my Last Will and Testament.

ITEM III

I hereby constitute and appoint my wife, Elsie Elizabeth Free Hovis, as Executrix of my estate, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this A 3 day of October, 1973.

James Morgan Hovis

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Signed, sealed, published and declared by James Morgan Hovis as and for his Last Will and Testament, in the presence of us, who, in his Page 2, Last Will and Testament of James Morgan Hovis

presence, and in the presence of each other, at his request, have subscribed our names as witnesses:

Vignia A. Cronic Address Greenwood D.C. Melina Mound Adress Gradien A.C. Joine E More Address Thiswood, &. C

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Recorded 12-31-73 file No. 460-12,630

PROOF OF WILL

SOUTH CAROLINA, THE STA wille County.

IN THE COURT OF PROBATE

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

Personally appears James	E. Moore	
who, being duly sworn, says that he saw	James Morgan Hovis	
sign, seal, publish and declare the annexed in	instrument of writing, bearing date the	day of
October	, A. D. <u>1973</u>	to be
and containhis	Last Will and Testament; that the said	
James Morgan Hovis was	then of sound and disposing mind, memory and understan	ding, according
to the best of deponent's knowledge and belief;	; and that the said James E. Moore	
together with Virginia H. Cronic	and Melva Young	at the request
· · · · · · · · · · · · · · · · · · ·		

of the testat or_____in __his ___ presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this ______ day of December_ Anno Domini 19.73 Judge of Probate, Abbeville County

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Judge of Court of Probate.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____ James Morgan Hovis _____, deceased, be entered of Probate in Common Form.

QUALIFICATION OF FIDUCIARY

		1 A.			
THE STATE OF SOU	TH CAROLINA,)				
Abbeville County.	· · · · · · · · · · · · · · · · · · ·				
	o solemnly swear, tha	t this writing cor	tains the true La	st Will of the within	named and that
James Morg	an Hovis		decea	sed, so far as I	know or believe;
and thatI	will well and truly ex	ecute the same, b	y paying first the	debts, and then lega	cies contained in the
sald Will, as far as	his	ds and chattels	will thereunto ex	tend and the law c	charge me and that
	Iwill m	ake a true and g	perfect inventory	of all such goods an	nd chattels; So help
	God.				
Sworn to before r	nc, this 27th	day of)	Elsie Es	lizabeth Fr	u Novis

Anno Domini 19**73**. (December Judge of Prebate. Abbeville County, S. C.

Attorney's Name and Address:

(The Postoffice Address of each Fiduciary must be shown)

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LAST WILL AND TESTAMENT OF

EZRA H. BROWN

I, EZRA H. BROWN, of Abbeville County, 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.

1. I give and bequeath all of my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, glass, books. jewelry, wearing apparel, automobiles, and other vehicles, to my brother, WALLACE R. BROWN, in fee simple, if he shall survive me.

2. All the rest, residue and remainder of my estate, real and personal. and all other property over which I shall have any power of disposition by Will, including any lapsed legacy, whether acquired before or after the execution of this Will, to my daughter, MELISSA GAY BROWN, in fee simple, subject to the provision, however, that if she is a minor at the time of my death, my Executor shall transfer, convey and assign such property to himself as Trustee for my daughter, in trust for her during her minority so much of the income and principal of the property as my Trustee shall deem necessary to provide for my daughter's proper support, medical care and education until she attains her majority, and thereupon pay the balance then remaining to my daughter, MELISSA, absolutely. If my daughter, MELISSA, shall die prior to attaining majority the balance then remaining shall be paid over and distributed to her estate.

3. I appoint my brother, WALLACE R. BROWN, of Abbeville County, South Carolina, Executor of this my Will and Trustee of any trust created under this my Will. He shall not be required to furnish any bond.

4. I authorize my Executor and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive. release, repair, sell, sue for, and in general to do any and every act and thing and to enter into and carry out any andevery

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ATTORNEY AT LAW

S. PINCKNEY STREET



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 upon such terms and conditions as my Executor and Trustee may deem best, and to execute and deliver any and all instruments and to do all acts which such Executor and Trustee may deem proper or necessary to carry out the purposes of this Will, and without the necessity of a court order.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will, this 15th day of Augure , 1973.

GEZra H. Brown)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by EZRA H. BROWN, 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, have thereunto subscribed our names as attesting witnesses.

of Abbeville, South Carolina

Carahan P. Little of Abbeville, South Carolina

'|Z

of Abbeville, South Carolina Resonded: Dec. 31, 1973 2 de: 460 - 12, 634

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county	🕫 - Andreas Andreas -
Personally appears Rosemary H.	Copeland
	Brown
sign, scal, publish and declare the annexed instrument	of writing, bearing date the15thday of
	D. 1973 to be
	t Will and Testament; that the said
	ind and disposing mind, memory and understanding, according
	ne said Rosemary H. Copeland
	and Robert L. Hawthorne, dr. at the request
	presence of each other, witnessed the due execution thereof.
	seconde of each other, writessed the day execution thereof.
Sworn to before me, this 27th day of December	
Judge of Probate, Abbeville County, S. C.	
	• • € · · · · · · · · · · · · · · · · ·
ORDER ADMITTING WILL T	O PROBATE IN COMMON FORM
	All and the second s
On hearing the above petition of Wallace R it is hereby ordered, adjudged and decreed. That the peti	tion be granted and the said Last Will and Testament, with
	DWD, deceased, be entered of
Probate in Common Form.	uccascu, be entred of
Given under my hand and the seal of the Court of F	Probate, this 27th day of December 1973.
	Judge of Court of Probate.
QUALIFICATIO	N OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
	contains the true Last Will of the within named and that
Ezra H. Brown	deceased, so far as know or believe;
	e, by paying first the debts, and then legacies contained in the
	s will thereunto extend and the law charge me and that
(b) A set for a set of a se	d perfect inventory of all such goods and chattels; So help
	an such goods and chatters, 50 help
Sworn to before me, this 27th day of	Wallan K. Brown
December , Anno Domini 19 73	
Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)

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Attorney's Name and Address: _

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ii. V

PROOF OF WILL	
THE STATE OF SOUTH CAROLINA, Abbeville County.	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsJames F. Pearman, Jr.	
who, being duly sworn, says that he sawFrancis_Rayford_Gulbreth	
sign, scal, publish and declare the annexed instrument of writing, bearing date the	12thday of
March , A. D. 1967	to be
and contain bls	
Francis Rayford Culbreth was then of sound and disposing mind, memory and	···
to the best of deponent's knowledge and belief; and that the saidJames F. Pearman	sa feaga sea a bha sea
together withEthel_S. Pearman and _J. F. Pearman, S	
of the testat Orinhispresence, and in the presence of each other, witnessed th	
Sworn to before me, this3let day of	e due execution thereor.
	· · · · · · · · · · · · · · · · · · ·
Judge of Probate, Abbeville County, S. C. X James F Leon	nan, p
Sudge of Prodate, Abbevilie County, S. C. /	
ORDER ADMITTING WILL TO PROBATE IN COMMON FOR	2M
	 I see a second se
On hearing the above petition of Viyian Pruitt Gulbreth	
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last	
codicil, of Francis Rayford Culbreth	deceased, be entered of
Probate in Common Form.	1
Given under my hand and the seal of the Court of Probate, this	
Jessier ge	7. Mance
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 w	
Francis Rayford Gulbrethdeceased, so far as	Iknow or believe;
and that I will well and truly execute the same, by paying first the debts, and then	
said Will, as far as his goods and chattels will thereunto extend and the l	
I will make a true and perfect inventory of all such good	
Sworn to before me, this 31st day of Viran Puit	t Cullinth
Sworn to before me, this 31st day of Viran Puit	·
Sworn to before me, this 31st day of December Anno Domini 1973 December Anno Domini 1973	duciary must be shown)

	Last Will and restaucht	10
Be it known	a hereby, that I. Francis Rayford Culbreth	る
of the City or Town	n of Abbevile in the County of	
Abbeville	and State of South Carolina	
heing of sound an	d disposing mind and memory, do hereby voluntarily make, publish and declare this to be my	
LAST WILL AN	D TESTAMENT, hereby revoking any and all other WILLS heretofore made by me at any time.	
I hereby nom	inate and appoint.Wy.Wife, Vivian Pruitt Culbreth (Nome)	
of R-li, Ab	beville, ² . C., to be the Executor of this, my LAST WILL. (Address)	
It is my desir	e and order that the above-named Executor be allowed to act	· .
After the pay	ment of my just debts, funeral charges and expenses of administration, I dispose of my estate	
as follows:		
Item (l.)	I give, devise and bequeath all of my property of every kind, real, personal and mixed, unto my wife, Viyian Pruitt Culbreth, in fee simple. absolute and forever.	
Item (2.)	If my said wife, Vivian Pruitt Culbreth, should predecease me, or if we should die in a common disaster, then I give, devise and bequeath all my property onto our two children, in equal shares, namely; Gwendolyn Faye Culbreth, now (8) years of age; Kenneth Rayford Culbreth, now (6) years of age. In witness whereof, I have hereunto set my hand and seal at	
	Level Land South Carolina, this 12th of March 1967.	
trend and a second	Francis Rayforf Cultures.	
	The above named, Francis Rayford Culbreth, has declared this to be his Last Will and Testment, and has requested us to subscribe our names hereto as witnesses. We believe said Testator to be of sufficiently sound mind to make a "ill. In our presence, on the date and at the place hereof, said Testator has signed and sealed and declared, and we, in said Testator's presence, and in the presence of each other subscribe our names as witnesses: James France, Double, S.C. Ethel S. Plannan, Double, S.C. Million S. Manan Double, S.C.	
Reco	rded Jan 2, 1974 Le: 460-12, 635	
र्स्य	Le: 460-12, 635	· · · ·

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.)

1314

LAST WILL AND TESTAMENT OF BERTHA B. BOWEN

IN THE NAME OF GOD, AMEN:-

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

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

ITEM 11 I will, devise and bequeath that my funeral expenses be paid from the money that I have on deposit in the South Carolina National Bank, Anderson, South Carolina, and that my funeral arrangements and burial be handled by McDougal Funeral Home, Anderson, South Carolina.

ITEM 111:- I will, devise and bequeath unto my second cousin, Max B. Sutherland, my store building, stock of goods and all cash that I actually die seized and possessed of, after my funeral expenses and any and all debts due by me have been paid in full, in ifee simple absolute.

THE R. L

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ITEM V:- I will, devise and bequeath all stock owned by me in the American Telephone and Telegraph Company unto Smyrna Methodist Church for the purpose of erecting two windows for the choir and they are to be installed by Kenneth Keaton, $R_*F_*D_*$, Anderson, South Carolina. ITEM VI:- I will, devise and bequeath unto My sister, Christine B. Mullinax, my home for and during the term of her natural life and at the death of my sister, Christine B. Mullinax, I will, devise and bequeath said home unto my niece, Margurite M. Ronomus, in fee simple absolute.

ITEM VII:- I hereby nominate, constitute and appoint my sister, Christine B. Mullinax and my niece, Johnnie T. Crayton, Executrices, of this my last Will and Testament, with full power to them to do any and every act necessary to carry this my Last Will into effect, and without giving bond as such Executrices.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this $1/2^{-1}$ day of November, A.D. 1965.

Signed, Sealed, Published and Declared by Bertha B. Bowen, as and for her Last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have hereunto signed, our names as attesting witnesses.

Dores 1 B. Couvell

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Bertho. B. 120 Ain ls

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE

F NANCE Probate Judge of said county COTE I E

By BESSIE LEE F. MANCE, Frobate Judge of Said County.	
Personally appears Doris B. Powell	
who, being duly sworn, says that she saw Bertha B.Bowen	
sign, seal. publish and declare the annexed instrument of writing, bearing date the 15th	day of
November	
and contain her Last Will and Testament; that the said	
Bertha B. Burriss	
to the best of deponent's knowledge and belief; and that the said Doris B. Powell	
together with Bessie Lee Nance and J.D. Mars a	
of the testat rix in her presence, and in the presence of each other, witnessed the due executi	
Sworn to before me, this	
January . Anno Domini 19 74 (Garis E. Pewell.	
Security Marice	
Judge of Probate, Abbeville County S_C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
	n de la della d Nel della d
On hearing the above potition of Christine B. Mullinax Burriss	
it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Te	stament, with
codicil	e entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 7th day of January.	, 19 7 <u>4</u>
Surveyer 2. no	Mce
Judge of Court of Probate.	
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,	1
Abbeville County.) I do solemnly swear, that this writing contains the true Last Will of the within named	and that
	4
Bertha B, Bowen	ow or believe;
and that I, will well and truly execute the same, by paying first the debts, and then legacies co	
sa'd Will; as far as her goods and chattels will thereunto extend and the law charge	me and that
I will make a true and perfect inventory of all such goods and cha	ttels; So help
me God.	
Sworn to before me, this 7th day of Charysfine 57 manage Bree	nen
January Anno Domini 1974	
(The Postoffice Address of each Fiduciary m	ust be shown)
Judge of Prehate. Abbeville County, S. C.	

Attorney's Name and Address:

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BK FILE NO. PAGE

LAST WILL AND TESTAMENT OF RUTH B. WELSH

021-0-

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, bequeath and devise to my daughters, WINONA W. STEPHENS and SARA W. HENDRICKS, in equal shares, my real estate where I now reside designated as 601 Greenville Street, in the City and County of Abbeville, South Carolina, together with all improvements thereon and all rights and easements appurtenant thereto, together with all of my books, furniture, pictures, jewelry, heirlooms, clothing, and all other household furnishings, equipment, and personal effects, except and excluding those items of personal property which I shall hereafter specifically bequeath (and not including any currency, securities or the like), in fee simple; but in case either of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.

2. I give and bequeath my set of sterling silver to my granddaughter, RUTH W. HYDRICK, if she shall survive me

3. I give and bequeath my diamond ring to my daughter, WINONA W. STEPHENS, if she shall survive me.

4. I give and bequeath my gold flat tableware to my granddaughter, SUSAN STEPHENS DURHAM, if she shall survive me.

5. I give and bequeath my set of red border china with bluebirds
to my granddaughter, DALE JEAN WELSH HECK, if she shall survive me.
6. I give and bequeath Two Thousand Five Hundred and 00/100
(\$2,500.00) to my granddaughter, ANNE BARKSDALE HENDRICKS, if she

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shall survive me.

7. I give and bequeath Two Thousand Five Hundred and 00/100 (\$2,500.00) Dollars to my granddaughter, DALE JEAN WELSH HECK, if she shall survive me.

8. I give and bequeath One Thousand and 00/100 (\$1,000.00) Dollars to FIRST BAPTIST CHURCH OF ABBEVILLE, SOUTH CAROLINA, for its general purposes. This bequest is made in memory of my mother and father, Winona Durst Barksdale and William Dale Barksdale. I request the officers of First Baptist Church to erect an appropriate memorial plaque within the church to my said mother and father in whose memory this bequest is given.

9. I give and bequeath One Thousand and 00/100 (\$1,000.00) Dollars to TRINITY EPISCOPAL CHURCH OF ABBEVILLE, SOUTH CAROLINA, for its general purposes. This bequest is made in memory of my sons, Francis Marion Welsh and Stephen J. Welsh.

10. I give and bequeath Five Thousand and 00/100 (\$5,000.00) Dollars to my granddaughter, STEPHANIE SALSBURY WELSH, if she shall survive me; and I give and bequeath Five Thousand and 00/100 (\$5,000.00) Dollars to my grandson, WILLIAM EDWIN WELSH, if he shall survive me; subject to the provision, however, that if either or both of them shall be under Twenty-one (21) years of age at the time of my death, the share of such minor beneficiary under this paragraph of my Will shall be transferred to my Trustee in trust and my Trustee in trust and my Trustee in her uncontrolled discretion (1) may pay the income therefrom or any part thereof directly to such beneficiary or the Guardian of the person of such beneficiary and without responsibility on my Trustee to see to the application of any such payment, or (2) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (3) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until such beneficiary attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.

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141. The devises and bequests made in paragraph numbers 1, 2, 3, 4, and 5, shall have priority over all other devises and bequests in this my Last Will, and if the remainder of my estate, after these specific devises and bequests, shall be insufficient to pay those legacies bequeathed in paragraph numbers 6, 7, 8, 9, and 10, in full, I direct that these bequests shall abate proportionately.

12. 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, I give, will, bequeath and devise to my daughters, SARA W. HENDRICKS and WINONA W. STEPHENS, in equal shares, in fee simple; but in case either of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.

13. I appoint LORNA SALSBURY WELSH, the mother of Stephanie Salsbury Welsh and William Edwin Welsh, Trustee of all trusts hereby created for Stephanie Salsbury Welsh and William Edwin Welsh.

14. I appoint, ROBERT L. HAWTHORNE, JR., of Abbeville, South Carolina, Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, then in that event I appoint my daughters, SARA W. HENDRICKS and WINONA W. STEPHENS, Executors of this my Last Will and Testament, in his place.

15. I hereby authorize my Executor, or my Trustee, to sell, lease, transfer, exchange, convert or otherwise dispose of, or grant options

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with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable; to invest and re-invest in any stocks, bonds, or other securities, obligations, or property; 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 (except for the real estate herein specifically devised); 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 deed necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or by applicable law.

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16. I request that no Executor or Trustee named herein shall be required to give any bond.

17. Throughout this Will the singular shall include the plural, the masculine the femine, and vice versa.

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 1st day of November, 1968.

Ruth B. Welsh) (L.S.)

The foregoing instrument, consisting of four (4) typewritten pages, typewritten on only one side, was at the date thereof by the said RUTH B. WELSH, 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 Abbeville, South Carolina Keig of Abbeville, South Carolina ance _ of Abbeville, South Carolina Coal THBAY

FIRST CODICIL TO THE LAST WILL AND TESTAMENT OF RUTH B. WELSH

I, RUTH B. WFLSH, of the City and County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be the First Codicil to my Will dated November 1, 1968.

1. I revoke all of the provisions of paragraphs 5 and 7 of my Will dated November 1, 1968, as if those two paragraphs had not been incorporated therein.

2. I give and bequeath to my maid, MARY FINLFY DOUGLAS, of Abbeville, South Carolina, Two Hundred Fifty and 00/100 (\$250.00) Dollars, if she shall survive me.

3. As amended by this Codicil, I hereby ratify, confirm, and republish my Will dated November 1, 1968.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my First Codicil to my Last Will dated November 1, 1968, and affixed my seal this 2/4t day of May, 1969.

Buth B Welsh (L.S.)

The foregoing instrument, consisting of one (1) typewritten page, typewritten on only one side, was at the date thereof by the said RUTH B. WELSH, signed, sealed, published and declared to be her First Codicil to her Last Will dated November 1, 1968, in the presence, d us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

King of Abbeville, South Carolina umary &. Copeland of Abbeville, South Carolina f. of Abbeville, South Carolina

PROOF OF MELLY CODICIL	
THE STATE OF SOUTH CAROLINA, Abbeville County.	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Nancy S.King	
who, being duly sworn, says thatShe saw Auth B. Welsh	
sign, seal, publish and declare the annexed instrument of writing, bearing date the	day of
November , A. D. 1968	to be
and contain her Codicil to her Last Will and Testament; that the said	
Ruth B. Welsh was then of sound and disposing mind, memory and understanding, a	ccording
to the best of deponent's knowledge and belief; and that the said Nancy	
together with hosemary H. Copeland and J.C.Boyd, Sro at the	request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution th	ereof.
Sworn to before me, this 29th day of January Anno Domini 1924 BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C.	Js
January 24, 1974 I hereby disqualify myself as an Executrix of the estate of the late Mrs. Ruth B.	Welsh,
and do hereby request the said	
Levinena Elelo A Step Rems	
Dated: January 24, 197 Sworn to and before me this 24th	
CARE & DOCEN	
Notery Public for S/C.	T
na an ann an a	
e. Mar 19 de la Marson de Martin, en la Antonio de la composición de la composición de la composición de la compo	
Robert L. Hawthorne, Jr.	
1) had a particular	
Dated January 24, 1974	
to my nominee on her Petition therefor.	
or either of them and request the Probate Court to issue letters testamentary	
alternate Executors of her Will, Sara W. Hendricks and Winona W. Stephens,	
of the estate of Ruth B. Welsh, deceased, and nominate in my stead the	
act as Executor of her estate. I hereby renounce my appointment as Executor	
County, South Carolina have been nominated by Ruth B. Welsh, deceased, to	

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TO HONORABLE BESSIE LEE F. NANCE, JUDGE OF PROBATE

FOR ABBEVILLE COUNTY, S. C., I, Robert L. Hawthorne, Jr., of Abbeville

TARAGE TO TOULL ADAM A RELEASED THAN A RELEASED TO A SUMMER AND A SUME A

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PROOF OF WILL AND CODICIL

IN THE COURT OF PROBATE

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

THE STATE OF SOUTH CAROLINA,

Abbeville County.

Personally appears Nancy S. King	
who, being duly sworn, says that See saw Futh R. M	lsh
sign, seal, publish and declare the annexed instrument of	writing, bearing date theday of
November	D. 1968 to be
and contain her Last	Will and Testament; that the said
-Ruth -B. Welsh was then of soun	d and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	said Nancy S. King
together with Mary F. Douglas	and Rosemary H. Copeland at the request

of the testat rix _____ in her ____ presence, and in the presence of each other, witnessed the due execution thereof.

BESSIE LEE F. NANCE Judge of Probate, Abbeville County. S. C.

Telephone no- 859-8309 Early, A.C.

ancy D. King/5

AND CODICIL ORDER ADMITTING WILL/TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Sara W. Hendricks</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil ______, of <u>Ruth B.Welsh</u> , deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 29th day of January, 1974.

BESSIE LEE F. NANCE

Judge of Court of Probate

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	and Codicil
I do solemnly swear, that this writin	g contains the true Last Will/of the within named and that
Ruth E.Welsh	deceased, so far as I know or believe;
and thatI will well and truly execute the sa	me, by paying first the debts, and then legacies contained in the
	tels will thereunto extend and the law charge me and that
	and perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this 29th day of)	Sara W. Hendricks
January BESSIE LEE F. NANCE	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate: Abbeville County, S. C. Attorney's Name and Addre	SS:

THE LAST WILL AND TESTAMENT OF HELEN R. COOLEY

IN THE NAME OF GOD AMEN:

I, <u>HELEN R. COOLEY</u>, of Abbeville County, State of South Garolina, being of sound mind and disposing mind and memory, do Mereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

FIRST: All property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my husband, David E. Cooley, in fee simple, if he shall survive me.

<u>SECOND</u>: If my said husband shall predecease me, all property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my children surviving me, in equal shares, absolutely and in fee simple.

THIRD: If my said husband shall predecease me, and if I should not leave any children surviving me, all property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my brothers and sisters and the brothers and sisters of my husband, David E. Cooley, living at the time of my death, in equal shares, absolutely and in fee simple.

FOURTH: I appoint my husband. David E. Cooley, to be the executor of this my Last Will and Testament. If he should fail to qualify



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or cease to act as such executor, I appoint my brother-in-law, <u>William</u> Marvin Clamp, husband of Euraney R. Clamp, executor in his place.

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

(1) To sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to him shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.

(2) To make distribution of principal in cash or in kind, or partly in cash and partly in kind, not necessarily rateably but on the basis of equal value according to his own judgment.

<u>SXTH:</u> I request that no executor hereunder be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 13th day of Octob r, 1962.

Helen R. Cooley (L.S.)

The foregoing instrument, consisting of two typewritten pages, typewritten on only one side, was at the date thereof by the said <u>HELEN</u> <u>R. COOLEY</u> 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 J. Hanthand p. of Abbeville, South Carolina.

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RECORDED

ILE NO.

Dancy S. Kin R.F. Johnor

of Abbeville, South Carolina.

of Abbeville, South Carolina.

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	Nancy S. King
who, being duly sworn, says	thatshe saw Helen R. Cooley
sign, seal, publish and decl	are the annexed instrument of writing, bearing date the13thday of
October	A. D. <u>1962</u> to be
and contain her	Last Will and Testament; that the said
Helen R. Cooley	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's know	owledge and belief; and that the said Nancy S. King
together withRobert 1	L. Hawthorne, Jr. and R. F. Johnson 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 28th day of January Anno Domini 19.74 BESSIE LEE F. NANCE

Judge of Probate, Abbeville County. S. C.

Nancy S. King to

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above polition of <u>David E. Cooley</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil <u>Helen R.Cooley</u>, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 28th day of January 19.74. BESSIE LEE F. NANCE

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that Helen R.Cooley 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 her ______ goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels; So help

SOUTH CAROLINA,

BESSIE LEE F. NANCE

me God.

Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:

Doning & Cooly

(The Postoffice Address of each Fiduciary must be shown)

THE LAST WILL AND TESTAMENT OF

FRED L. RAINES

IN THE NAME OF GOD AMEN:

7.L.K.

I, <u>ERED L. RAINES</u>, of Abbeville County, 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 other Wills and Codicils heretofore by me made. and the second second

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ETRST: I give, will, devise and bequeath and appoint per stirpes to such of my children as shall survive me, any real property which I shall own at my death, except my home and one acre of land, which is hereinafter devised to my wife, and I give and devise and bequeath and appoint per stirpes, to such of my children as shall survive me, any mules or trucks which I shall own at my death, absolutely in fee simple forever, subject to the provision, however, that the share of any minor beneficiary shall be transferred to my trustee in trust and my trustee in her uncontrolled discretion (1) may pay the income therefrom or any part thereof directly to such beneficiary or the guardian of the person of such beneficiary and without responsibility on my trustee to see to the application of any such payment, or (2) may expend the whole or any part of the income or principal for the education and comfortable support of such beneficiary, or (3) may retain and invest and re-invest the whole or any part of the income or principal ôr 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.

SECOND: All the rest and residue of my property both real, personal, and mixed, which I shall own at my death, and all other property over which I shall then have any power of appointment, and specifically including my home, including the one acre of land upon which it is situated, and all household contents, I give, will, devise, and bequeath to my wife, <u>Dot T. Raines</u>, absolutely and in fee simple forever.

THIRD: I appoint my wife, <u>Dot T. Raines</u>, guardian of the property of each minor child of mine, and trustee of any and all trusts hereby created.

FOURTH: I appoint my wife, <u>Dot.T. Raines</u>, to be the Executrix of this my Last Will and Testament. If she should fail to qualify or cease to act as such Executrix, I appoint my friend, <u>Robert L. Hawthorne, Jr.</u>, Executor in her place.

FIFTH: I request that no Executrix, Executor, Trustee, or Guardian hereunder, be required to give any bond, and that if, not withstanding this request any bond is required by any law, statute or rule of Court, no sureties be required thereon.



PROUP OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsNancy S. King
who, being duly sworn, says that she saw Fred L.Raines
sign, seal, publish and declare the annexed instrument of writing, bearing date the9thday of
May, A. D1259 to be
and containhis Last Will and Testament; that the said
Fred L.Raines was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy_S_ King
together with Marvin W. King and James L. Johnson at the request
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this
February, Anno Domini 19.74
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On he	aring the	above petition	of Dot	T. Raines		•					
it is hereby	ordered,	adjudged and	decreed, Tha	t the petition	be granted	and the sa	uid Last	Will and	Test	ament,	with
codicil		., of	Fred	L.Raines		• · · · • • • • • • • • • • • • • • • •	,	deceased,	be	entered	d of
Probate in	Common J	Form.	••			••					
		1. M. 1		•							1

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
Fred L.Raines	deceased, so far asknow or believe;
and thatI will well and truly execute the sam	e, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chatte	ls will thereunto extend and the law charge me and that
	nd perfect inventory of all such goods and chattels; So help
Sworn to before me, this 7th day of February , Anno Domini 1974	Dat 3. Raines
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
•	•
· · · · · · · · · · · · · · · · · · ·	

LAST WILL AND TESTAMENT OF FRED L. RAINES PAGE 2

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

(1) To sell any property, real or personal, publicly or privately, for cash or on time, without an order of Court, upon such terms and conditions as to her shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.

(2) To make distribution of principal in cash or in kind or partly in cash and partly in kind, not necessarily rateably but on the basis of equal value according to her own judgment.

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 <u>9th</u> day of <u>May</u>, 1959.

The foregoing instrument, consisting of two(2) typewritten pages, typewritten on only one side, was at the date thereof by the said FRED L. RAINES, 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.

of Abbeville, South Carolina

of Abbeville, South Carolina

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of Abbeville, South Carolina

STATE OF SOUTH CAROLINA)) COUNTY OF ABBEVILLE)

Sec. 1. 1.

LAST WILL AND TESTAMENT OF HOKE SMITH

I, Hoke Smith, 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:

Sector 2 ANA

ITEM I. I direct that all of my just debts be paid as soon as possible after my death.

ITEM II. I give and bequeath to my wife, Lois Seigler Smith, 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. I give, bequeath, and devise to my wife, Lois Seigler Smith, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to her, her heirs and assigns forever.

ITEM IV. All 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 wife, Lois Seigler Smith, her heirs and assigns forever.

ITEM V. I hereby nominate, constitute, and appoint my wife, Lois Seigler Smith, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

7282525 03CRODER FILE TR

(Last Will and Testament of Hoke Smith)

Page 2

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this _____ dav of May , 1968. Hose Smith (L.S.) SIGNED, SEALED, PUBLISHED AND DECLARED by the said

Hoke Smith as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnessess this _____ day of _____ ____, 1968. Martha 3. Jodgie of Jalhoun Fills S. C. Q.B. Tincker of Collin Falls. S.C. AMlottfulstor Vallaur Fulls

10 440-12,653

PROOF OF WILL

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23 41 92 92 92	
PROOF OF	WILL
THE STATE OF SOUTH CAROLINA, A IN THE	COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	•
Personally appears James W. Guest	and the second
who, being duly sworn, says that he saw	
sign, seal, publish and declare the annexed instrument of wri	
	1268 to be
May, A. D and containhisLast Will	•
Hoke Smith was then of sound an	
to the best of deponent's knowledge and belief; and that the sai	
together with Martha K. Hodges	
of the testat or in his presence, and in the presen	ce of each other, witnessed the due execution thereof. \frown
Sworn to before me, this3th day of February, Anno Domini 19.7!	Jamester, filst
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PR On hearing the above petition of Lois Seigle	
it is hereby ordered, adjudged and decreed, That the petition h	
codicil	, deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probat	e, this
	Judge of Court of Probate.
QUALIFICATION OF	
GOALIFICATION OF	
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	ing the two lost Will of the within named and that
Hoke Smith	
and that will well and truly execute the same, by	
said Will, as far as his	
	fect inventory of all such goods and chattels; So help
	tois Seigler Smith
Sworn to before me, this 8th day of February Anno Domini 19.74	on jugar simmer
Judge of Prebate, Abbeville County, S. C.	e Postoffice Address of each Fiduciary must be shown)
······································	

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STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

JOINT WILL AND TESTAMENT

In the name of God, amen:

We, Ernest J. Gordon and Mable Y. Gordon, husband and wife, of Due West, Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for our join will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore made by either of us.

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 a suitable marker be placed at our graves and that all expense incurred therefor be paid out of our estates.

Item II. We will and direct that all of our just debts be paid out of the first money coming in to 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, in fee simple absolute.

Item IV. We hereby nominate, constitute and appoint the survivor as executor or executrix of this joint Will, giving him or her power to carry out the Will without being required to give bond, and without the Order of the Court, including the right to make deeds.

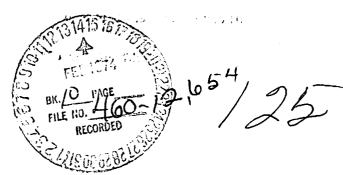
In Witness Whereof we have hereunto set our hands and seals, interchangeably, this 4th. day of February A. D. 1971 Signed. sealed, published and declared

by Ernest J. Gordon and Mable Y. Gordon, as and for their joint will and testament, in the presence of us, who in their presence, and of each other, at their request, have - subscribed our names as witnesses.

Address hik

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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	of said county:	
Personally appears	Earle S Nickles	i.
· · · · · · · · · · · · · · · · · · ·	Ernost J Gordon	
	instrument of writing, bearing date the	
y February	, A. D1971	to be
and containhes	Last Will and Testament; that the sai	d
	s then of sound and disposing mind, memory a	
	and that the said Earle S. Nickle	
of the testat or in his presence	and in the second of the second secon	at the request
of the testat or in his presence, so Sworn to before me, this 14th		ne due execution thereof.
February Anno Domin		^ / /
Judge of Probate, Abbeville County, S.	nee SEarls D	chele
	· · · · · · · · · · · · · · · · · · ·	
ORDER ADMITTING	G WILL TO PROBATE IN COMMON FO	RM .
On hearing the above petition of	Mabel Gordon	
it is hereby ordered, adjudged and decreed, T		Will and Testament, with
XXESEREN , of E	RNEST J. GORDON	deceased, be entered of
Probate in Common Form.		
Given under my hand and the seal of the	Court of Probate, this 14th day of	
· · · · · · · · · · · · · · · · · · ·	Splassin Lee Judge of Court	of Probate.
QUAL	IFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,)		
Abbeville County.		
ERNEST J. GORDON	nis writing contains the true Last Will of the w	ithin named and that T
and that I will well and tout	deceased, so far as	know or believe;
and that will well and truly executions and will as far as big	the the same, by paying first the debts, and then	legacies contained in the
said Will, as far as his goods . I		
meGod.	a true and perfect inventory of all such goo	ds and chattels; So help
	mall malle H	Ast
February Anno Domini	$ \begin{array}{c} \begin{array}{c} \text{day of} \\ 19 \end{array} 74 \\ P. 0. Box 303 - Due West, \end{array} $	S C
Judge of Prebate, Abbeville County, S. C.	(The Postoffice Address of each Fi	
 A second s	d Address:	
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In polyone of Bod, Amone -

I, Lunds II. D weil of herr Donal's, W oville Jounty, Stoke of South Jaroline, do wate, ordain, putlish and declare this as and for by lost will and testament. Item 1. I commit my soul to the gracious God who have it and direct that my body to decently interned according to the rites of my Church, and that a suitable order be eracted to mark environment all expense incurred the efforce paid by my estate.

Item 2. I will, and direct that my executrix hereinafter named pay all of my just debts with the first moneys coming into her names.

Item 5. I will, devise and bequeath all of my property, real and p resonal, to my wife, Marguerite P. Eagwell, and in the event that she dies before I do or in a common disaster with me, or she fails to make a will, then I will all of the property to our daughters, Judith Davis, Wynell Cooley, Harriett Sims and bebecca Fhillips, to share and share alike, and for them, name their uncle Hobert Cleve Bassell, as executor.

Item 4. I nominate, constitute, and appoint my wife, Marguerite P. Bagwell, as executrix of by will, giving her power to no all things necessary to carry but my will, & giving her power to make conveyances, all without the Order of the Court.

Witness my hand and seal this 12 day of (lug, 1971.

James 76 Baquell (L.S.)

Bigned, sealed, published and ceclared by James H. Baguell, as and for his last will and testament, in the presence of us, who in his presence, and of each other, at his presence, have subscribed our names as witnesses.

Address Noneabolt mo 1 than Nina Treachell Donalds SC. H E#1

Reconclud - 2-20-74 File 460-12,647

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n tale dat de la construction de la
THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears James E. Sims
who, being duly sworn, says that he sawJames_H. Bagwell
sign, seal, publish and declare the annexed instrument of writing, bearing date the 12th day of
August , A. D. 1971 to be
and contain his Last Will and Testament; that the said
James H. Bagwell was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said James E. Sims
together with <u>R.B.Davis</u> and <u>Nina Treadwell</u> 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 1st day of February , Anno Domini 1973 Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Marquirite P. Bagwell</u> it is hereby ordered, adjuted, and decreed. That the petition be granted and the said Last Will and Testament, with contents of <u>James H. Bagwell</u> , deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 1st day of February 1974
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 H. Bagwell 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
I
me
Sworn to before me, this 1st day of February Anno Domini 1974 Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:

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Wass Will and Testamont

MEEDRED O. SHAW

OF

THE STATE OF TEXAS

.c...

R. B.H.

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KNOW ALL MEN BY THESE PRESENTS:

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THAT T, MILDRED O. SHAW, of the County of Winkler, and State of Texas, being in good health, of sound and disposing mind and memory, and above the age of eighteen years, do hereby make and publish this my last Will and Testament, hereby revoking all Wills and Codicils by me at any time, heretofore made.

I direct that all of my debts and funeral expenses be fully paid as soon after my death as practicable.

II.

Ι.

I hereby give, devise and bequeath all of my property, whether real, personal or mixed, wheresoever located, to my beloved husband, VESTUS LINEPURGER SHAW, JR., to have and to hold as his property absolutely, with power to sell and dispose of the same and to execute any and all instruments in so doing.

III.

I hereby appoint, nominate and constitute my said beloved husband. VESTUS LINEEERGER SHAW, JR., the Independent Executor of this my last Will and Testament, and direct and provide that no bond or other security be required of him, and that no other action shall be had in the County Court in relation to the settlement of my Estate than the probating and recording of this my Will, and the return of an Inventory, Appraisement and List of Claims of such PAGE TWO - LAST WILL AND TESTAMENT OF MULDRED O. SHAW - DAMUARY 69

Estate, all as required by law.

JV.

I further direct that if my said beloved husband, VESTUS LINEBURGER SHAW, JR. shall predecease me, or if he and I shall die simultaneously or as the result of a common accident or catastrophe, or under such cirsumstances so as to make it difficult or impossible to determine with certainty whether he survived me, or if he should not live long enough after my death to probate this my Will and enjoy the benefits of my Estate as set out in Paragraph No. II, then in any of said circumstances, I give devise and bequeath the residue of my Estate, after all my debts are paid as directed in Paragraph No. I. consisting of all of my property, whether real, personal or mixed, and wheresoever located, to my beloved Mother-inlaw, NETTIE H. SHAW, and to my beloved Father-in-law, V.L.SHAW, SR. share and share alike.

v.

I further direct that if my said Father-in-law and Mother-inlaw, should not desire to take my property as above set out, that they shall then handle my Estate for the benefit of my husband's three beloved sons by a former marriage, name; VESTUS LEE SHAW, PHILLIP A. SHAW, and FREDERICK A. SHAW.

VI.

In the event that Paragraph No. IV. should become effective I hereby nominate, constitute and appoint my Father-in-law, V.L. SHAW, SR., as Independent Executor, and my Mother-in-law, NETTIE H. SHAW, as Independent Executrix of my Estate, to act separately or jointly as the case may be, and I direct that no bond or other form of security shall be required of either of them as such Independent Executer and/or Independent Executrix, and that the Court shall take

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PAGE TERE - LAST WILL AND TESTAMENT OF MILDRED O. SHAW - JAN. 1969

no further action in the affairs of my Estate than to admit this my Will to probate and record, appoint appraisers, and cause the return of an inventory and appraisement and list of claims, all to be done as provided for by law. I further direct that my said Independent Executor and/or Independent Executrix acting either separately or jointly shall make such disposition of my Estate as may seem best, and I fully clothe each of them and both of them with the power and authority to execute any and all instruments of conveyance and to sell the same and convey fee simple title into any person desiring to purchase any portion of all of said Estate.

This I make and publish as last Will and Testament, hereunto signing and subscribing my name this 13th day of January, 1969, in the presence of BIRDIE BELLE HAIR and W.T.HAIR, who attest the same at my request.

O SHAW - TESTATRIX

The above instrument was now here published as her last Will and Testament and signed and subscribed by MILDRED O. SHAW, Testatrix, in our presence, and we, at her request and in her presence, and in the presence of each other sign and subscribe our names hereto as attesting Witnesses.

BIRDIE BELLE HAIR -WITNESS

V.T.HAIR - WITNESS

PAGE FOUR - LAST WILL AND TESTAMENT MILDRED O. STAW - JAN.

THE STATE OF TEXAS

COUNTY OF WINKLER

BEFORE ME, the undersigned authority, on this day personally appeared MILDRED O. SHAW, BIRDIE BELLE HAIR, and W.T.HAIR, known to me to be the Testatrix and the Witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said MILDRED O. SHAW, Testatrix, declared to me and to the said Witnesses in my presence that said instrument is her last Will and Testament, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said Witnesses, each on his oath stated to me, in the presence and hearing of said Tesatrix, that the said Testatrix had declared to them that said instrument is her last Will and Testment, and that she executed the same as such and wanted each of them to sign it as a witness; and upon their oaths each Witness stated further that they did sign the same as Witnesses in the presence of the said Testatrx and at her request; that she was at that time eighteen years of age or over and was of sound mind; and that each of said Witnesses was then at least fourteen years of age.

Celta BIRDIE BELLE HAIR -WITNESS

W.T.HAIR

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said MILDRED O. SHAW, and subscribed and sworn to before me by the said BIRDIE BELLE HAIR and W.T.HAIR, Witnesses, this 13th day of January, 1969.

1. Cen (SEALLY.)E WHITNEY H. HERR Notary Public in and for County, Texas ILDRED <mark>잊</mark> 0

LAST WILL AND TESTAMENT

OF

MARY A. HERSHBERGER

I, MARY A. HERSHBERGER, of the City of Virginia Boach, in the State of Virginia, being of sound mind and disposing memory, do make, publish and declare this as and for my Last Will and Testament, hereby revoking any and all Wills by me at any time heretofore made.

FIRST: I desire that all my just debts and funeral expenses shall be paid by my EXECUTORS, hereinafter named, as soon after my death as convenient.

SECOND: I hereby direct my Executors, hereinafter named to give my son, ANDREW J. HERSHBERGER, if he survives me, in appreciation of his kind and considerate attention, the first right to purchase my house and property located in the Kempsville Borough on Holland Road, consisting of five (5) acres,more or less, at an amount agreeable to a majority of my children, who are to take into consideration the services performed for me by ANDREW J. HERSHBERGER in arriving at the purchase price, the proceeds of the sale to be divided equally among all my beneficiaries, hereinafter named, share and share alike. The above right shall remain open one month after the purchase price is made known to ANDREW J. HERSHBERGER and if he fails to act or rejects the property within that time, the property shall then be disposed of by my Executors at its full market value and the proceeds divided among my beneficiaries, hereinafter named, share and share.alike. My said Executors shall have power to rent, sell, lease, repair and maintain and to execute any and all papers necessary to accomplish the same.

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ORFOLK. VA.

THIRD: I hereby give, devise and bequeath to my children, JONAS H. HERSHBERGER, JACOB J. HERSHBERGER, JOE I. HERSHBERGER, JR., ELMER J. HERSHBERGER, ANDREW J. HERSHBERGER, MRS. FANNIE OVERHOLT and MRS. KATIE J. STOLL, or to their surviving children, per sitrpes, all of my property of every kind, sort and description, real, personal or mixed in fee simple to be divided equally among them, share and share alike, with the understanding that the rights and powers conferred in this paragraph are to in no way affect those

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	PROBATI	E COURT-FORM 1012: DEDINUE TO QUALIFY WITNESS TO WILL
and the second	STATE OF SOLUTIN GADOLINA	KEYS PRINTING CORP., GREENVILLE, S. C.
	STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE	IN THE COURT OF PROBATE
	By: Hon. Bessie Lee F. Nance	승규는 사람들은 것 같아요. 이 문제에 가지 않는 것 같아요. 이 가지 않는 것 않는 것 같아요. 이 가지 않는 것 않는
	To: John V. Fentress, Cler	
	Circuit Court, Gity of	Virginia Beach
		he integrity, care and circumspection of you, the said
		iven and by these presents do give unto you full power and
	authority to examine Donald H. Rhodes	one of the several witnesses to the last Will
	and Testament of Mary A. Hershbergen	, deceased
		Le corporal oath to be taken on the Holy Evangelists of
		f, according to the form of the statute in that case made and
	approbation of disalivitation	you are to make and give under your hand and seal for my
	GIVEN under my hand and seal this 3rd	day of January 19 74
and the		
		Den in China 2 - Haines
		Judge, Court of Probate
	STATE OF VIRGINIA	
	City Virginia Beach	
	By: / John V. Fentress, Clerk	. The second
	Circuit Court, City of Vi	rginia Beach
de la companya de la	Personally appeared Donald H. Rhodes	who being duly sworn says: That he
		ign, seal, publish and declare the annexed instrument of
	writing bearing date May 22,1967	to be and contain her last Will and Testament; that
1.2		
		vas then of sound and disposing mind memory and under
	standing, according to the best of deponent's kno	
	Donald H. Rhodes together with	
	<u>TLITA F. RELL MM J. J</u>	, at the request of the testat rix in her presence
	and in the presence of each other, witnessed the	ue execution thereof.
	Sworn to before nie this 29th	
	day of January 19 Th	Nonel Plan
	Cartaneterstances for sheedsches of sheetSpracoof States	Donald H. Rhodes
	for Circuit Court, City of	
	STATE OF Virginia	
	Ctrv	CERTIFICATE OF COMMISSIONER
Ser	Country Of Virginia Beach	
	사람은 물건에 深渊 神질에 가지 않는 것이 같이 많이 많이 많이 했다.	d dedimus I did estimine Doubled Hi Moodes
	one of the several witnesses to the last Will and Ter- deceased; according to law; and I herewith transm	「「「「「「」」」」」」」」」「「「「「「「」」」」」「「「」」」」」」」」
	GIVEN under my hand and seal this 1290	
August .	waa waa waaana aa yaa ahaa ahay ahaana ahaa ahaa	
		Contraction of the state Change of Realised
		for Clerk Circuit Court Court
		City of Virginia Beach

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given in the "Second" clause of this my Last Will and Testament.

FOURTH: I hereby nominate and appoint my sons, ANDREW J. HERSHBERGER and JOE I. HERSHBERGER, JR., to be the EXECUTORS of this my Last Will and Testament, and hereby request the Court that they be allowed to qualify as such without surety.

I give them full power and authority to carry out the provisions of this Will as hereinabove provided for. I give them the power to make and execute and deliver any and all necessary deeds, papers, covenants, warranties, transfers, assignments and grants, without any obligation upon the purchaser to see to the proper application of the proceeds.

I direct them to abide by the majority wishes of my children in the administration of my estate.

IN WITNESS WHEREOF, I hereunto set my hand and seal, to this my Last Will and Testament, in the presence of the persons witnessing it at my request, this 22nd day of May, 1967.

mary a Hersteberger

(SEAL)

Mary A. Hershberger

The foregoing was at said date subscribed, sealed, published and declared by said testatrix as her Last Will and Testament in our presence, and we, at her request, in her presence, and in the presence of each other, subscribed our names as witnesses (the final sentence of the Will, beginning with the words "In Witness", having been read aloud to us by the testatrix immediately after she had signed the Will, and this attestation clause having been then read aloud in her and our presence), all of us, including the testatrix being present together throughout the execution and attestation of the Will.

residing at Virginia Beach, Virginia residing at Virginia Beach, Virginia , residing at Virginia Beach, Virginia

ATTORNEYS AT LAW

PROOF OF WILL - SEE DEDIMUS ATTACH	PROOF	OF	WILL		SEE	DEDTMUS	3 TTA (111
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THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears who, being duly sworn, says that he saw sign, seal, publish and declare the annexed instrument of writing, bearing date the ______day of to be and contain _____ Last Will and Testament; that the said _____ 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 _____ at the request of the testat ______ in _____ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this _____ day of ----- Anno Domini 19____ Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Andress J. Hershberger and Joe I. Hershberger, Jr. it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of ___Mary A. Hershberger _____, deceased, be entered of Probate in. Common Form. Given under my hand and the seal of the Court of Probate, this Judge of Court of Probate. QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA,) Abbeville County. We do solemnly swear, that this writing contains the true Last Will of the within named and that____ Mary A. Hershberger_____deceased, so far as We____know or believe; and that _____We___ will well and truly execute the same, by paying first the debts, and then legacies contained in the will make a true and perfect inventory of all such goods and chattels; So help _____Ug____God. Sworn to before me, this day of Anno Domini 1974 Hersh esser Su Z. Ulma (The Postoffice Address of each Fiduciary must be shown) Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:

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LAST WILL AND TESTAMENT OF IDALAH M. KENDRICKS

I, IDALAH M. KENDRICKS, of the City and County of Abbeville, State of South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my husband, LOUIS FRANCIS KENDRICKS, in fee simple, if he shall survive me.

M K
2. If my said husband, LOUIS FRANCIS KENDRICKS, shall predecease me, I give and bequeath to my daughter, LOIS GAIL JOHNSON, if she survives me, all of my household furnishings, wearing apparel,
jewelry, and all my other household and personal goods and effects which I may own at the time of my death.

3. If my husband, LOUIS FRANCIS KENDRICKS, shall predecease me, all of the rest, residue and remainder of my property, and all other property over which I shall have any power of disposition by will, I give, will, devise and bequeath, ONE-HALF THEREOF to my daughter, LOIS GAIL JOHNSON, in fee simple, if she shall survive me; and the other ONE-HALF THEREOF to those of my grandchildren living at the time of my death, 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 her 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.

4. I appoint my husband, LOUIS FRANCIS KENDRICKS, Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, I appoint my daughter, LOIS GAIL JOHNSON, Executor in his place.

5. I appoint my daughter, LOIS GAIL JOHNSON, Trustee of all trusts hereby created.

6. I hereby authorize my Executor, or my Trustee, to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as 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 as security to mortgage or pledge any property forming part of my estate on such terms and conditions as he may deem advisable; 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. 7. I request that no Executor or Trustee 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 $\underline{/61/}$ day of $\underline{/cf_0 \ bck}$, 1969.

Idalah M. Kendricks (L.S.)

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

typewritten on only one side, was at the date thereof by the said IDALAH M. KENDRICKS, 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. Watthen Cof Abbeville, South Carolina of Abbeville, South Carolina remo of Abbeville, South Carolina ing

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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 Nancy S. King
who, being duly sworn, says that the saw Idalah M. Kondricks
sign, seal, publish and declare the annexed instrument of writing, bearing date the 16th day o
October , A. D. 1969 to b
and contain her Last Will and Testament; that the said
Idalah M. Kendricks was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy_SKing
together with Robert L. Hawthorne, Jre and Rogemary H. Copeland at the reques
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 11th day of March, Anno Domini 19 74 Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above polition of Louis Francis Kendricks it is hereby ordered, adjudued and decreed. That the petition be granted and the said Last Will and Testament, with
codicil
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 11th day of March , 19 74
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY

THE STATE OF SOU Abbeville County.	TH CAROLINA,	
I de	solemnly swear	, that this writing contains the true Last Will of the within named and that
Idalah M	. Kendricks	deceased, so far as I know or believe;
and that I	will well and tr	uly 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
1	·I. ·w	ill make a true and perfect inventory of all such goods and chattels: So help
D. D. D.	God.	/

Sworn to before me, this 11th day of)	icus F. Lindricks
March Anno Domini 19 74	
)	(The Postoffice Address of each Fiduciary must be shown)

• ····••

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Judge of Probite. Abbeville County, S. C. Attorney's Name and Address:

i never

South Carolina, Abbeville County.

I, Wiley Frank Harvey, Sr., of the county and State aforesaid, being of sound mind and memory, do hereby make this my last will and testament as follows:

Item 1- I hereby Eive, devise and bequeath to my wife Blanche Cooley Harvey, the house and lot I now own situated in the town of Lowndesville, S.C., together with all provident of demaining household furniture, to her for life, and at her death said house and lot to go to my two daughters, namely, Barbara Carolyn Harvey and Dorothy Powell Harvey, share and share alike, to them their heirs in fee simple.

Item 2- I give and bequeath to my son Wiley Frank Harvey, Jr., and my daughter Anne Rogers Harvey, the sum of fen dollars each (\$10.00).

Item 3- I give and bequeath to my wife, Blanche Cooley Harvey and my two daughters, Barbara Carolyn Harvey and Dorothy Powell Harvey, all my personal property of whatsoevr nature, share and share alike, after my burial expenses and other requests in this will have been satisfied.

I hereby appoint my wife executrix without bond of this will.

In testimony whereof I have hereunto affixed my signature in the presence of witnesses.

917

Recorded-3-15-74 File # 460-12, 664

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PROOF OF WILL
THE STATE OF SOUTH CAROLINA, 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 Wiley Frank Harvey, Sr.
sign, seal, publish and declare the annexed instrument of writing, bearing date the9thday o
October
and containhis Last Will and Testament; that the said
Wiley Frank Harvey, Sr was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidHarry L. Horton
together with Lettye Carroll and J. H.Sherard at the reques
of the testat or
Sworn to before me, this day of day of, Anno Domini 19.74
Judge of Probate, Abbeville County. S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
An head and the second s
On hearing the above petition ofBlanche Cooley Harvey
codicil
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, thisday of March, 197
Judge of Court of Probate.
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
Wiley Frank Harvey, Sr. deceased, 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 as his goods and chattels will thereunto extend and the law charge me and that
I
me God.
Sworn to before me, this 14th day of Blancine Cooley Harney March . Anno Domini 1974
Judge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:
· · · · · · · · · · · · · · · · · · ·

THE LAST WILL AND TESTAMENT OF LILY C. FERGUSON

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IN THE NAME OF GOD AMEN:

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I, LILY C. FERGUSON, of Abbeville County, South Carolina, being of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament, and hereby revoke any and all former Wills and Codicils by me made.

FIRST: I will, devise, and bequeath my home, consisting of my house and lot, and other improvements thereon, situated on North Main Street, in the City of Abbeville, South Carolina, to my two daughters, Carolyn J. Ferguson and Cornelia Ferguson, for and during their natural lives, or until they marry, and in the event of the death or marriage of either of my said daughters, I give, the entire estate, to the one who survives or remains unmarried, for and during her life or until she marries. I will and devise the remainder interest, to become vested at the time of my death, in my home on North Main Street, in the City of Abbeville, to my three children, Ira H. Ferguson, Jr., Carolyn J. Ferguson, and Cornelia Ferguson, absolutely and in fee simple, in equal shares, but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representation

between them the share which his or her parent would have taken had such parent survived me.

SECOND: All the rest and residue of my property, both real, personal, and mixed, I will, devise, and bequeath absolutely and in fee simple to my children in equal shares;

but in case either or any of them shall have died in my lifetime

	S	PI	DOF OF WILL	
	THE STATE OF SOUTH CA Abbeville County.	}	IN THE COURT OF PROBATE	•
•	By BESSIE LEE F. NANCE	Probate Judge of said c	inty:	
			ing	
	who, being duly sworn, says	that saw	Lilly C. Rergason	
	sign, seal, publish and decla	ire the annexed instrum	t of welling the rereason	
e L	February	, instrum	t of writing, bearing date the llth	day of
	and containher		A. D. <u>1961</u>	to be
	Lilly C. Ferguson	was then of	ast Will and Testament; that the said	
÷	to the best of deponent's know	vledge and belief; and tha	the said <u>Nancy S. King</u>	erstanding, according
	together with _Joyce W.	Couch	and Robert L. Hawthorne,	
	of the testatrin in he	r Dresence and in th	and nonert Le Hawthorne,	Jr. at the request
	Sworn to before me, this		presence of each other, witnessed the due	execution thereof.
	March	, Anno Domini 19 74	n RU	1
			Marcy & Ke	l.g.
7	Judge of Probate, Abbey	ille County, S. C.		
			O PROBATE IN COMMON FORM	
	codicil, of Probate in Common Form.	Lilly.C. Fe	Garguson and Cornelia Ferguson ition be granted and the said Last Will a guson decease Probate, this 13th day of Marc	nd Testament, with ed, be entered of
			Judge of Court of Prol	bate.
		O	· · · · ·	
		QUALIFICATIC	OF FIDUCIARY	
	THE STATE OF SOUTH CARC	LINA,)		
	Abbeville County.	ing an		
		⁷ swear, that this writing	contains the true Last Will of the within ne	med and that
	Lilly C.Fergus		deceased, so far as	
	and that will well	and truly execute the sam	by paying first the debts, and then legacie	F contained in the
	sa d Will, as far as her	goods and chatte	will thercunto extend and the law cha	rge me and that
		will make a true an	perfect inventory of all such goods and	chattels; So help
	Sworn to before me, this	13th day of)	Criver Q. D.	
	March		preneria Fra	inguson /
	Judge of Probate. Abbeville		(The Postoffice Address of each Fidaciary	must be shown)
	Attor	ney's Name and Address:		

[_____

leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me. THIRD: I appoint my daughters, Carolyn J. Ferguson and Cornelia Ferguson, to be the executrices of this my Last Will and Testament, and in case either of them should fail to qualify, or cease to act as Executrix, I appoint the other ALTER ALTER ANTA ALTER as sole Executrix, and request that neither of them 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 **,** 196**∮**. my seal this 11 th day of the christian

Lilly C. Fuguson(L. S.) The foregoing instrument, consisting of two typewritten pages, typewritten on only one side, was at the date thereof by the said LILY C. FERGUSON signed, sealed, published, and declared to be her Last Will and Testament, in the presence of us, who at her request in her 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.

4 S. King of Abbeville, South Carolina. Hawthing of Abbeville, South Carolina.

of Abbeville, South Carolina.

Recorded-3-15-74 File#460-12,665

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E. M. P. M. B. S. S.

网络白红花 网络人名法哈尔金阿尔德人

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, R. D. Brownlee of Abbeville County, State of South Carolina, do make ordain, publish and declare this as and for my last will and testament, hereby revoking any instruments of a testamentary nature heretofore made by me.

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 all expense incurred be paid out of my estate.

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

Item III. I will, devise and bequeath my cash and other personal property to my daughter, Dorothy Brownlee Henry, and my son, W. A. Brownlee, to be shared equally between them.

Item FV. I will, devise and bequeath all of my real estate to my son, W. A. Brownlee, in fee simple.

Item V. I hereby nominate, constitute and appoint my son, W. A. Brownlee, as executor of my will, giving him power to do the things necessary to carry out the terms of my will, including the making of conveyances, without the Order of the Court.

In Witness Whereof, I have hereunto set my hand and seal

this 2nd day of January A. D. 1974 we Signed, sealed, published and declared by R. D. Brownlee, 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.

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MURINCEL(SEAL)

20146 Address Anelxan 29646 Drechever x9646 Treenword'

Recorded: March 19, 1914 Que: 460-12,668

OF WILL PROOF THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE Abbeville County By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears ______ Margaret S. Clarke who, being duly sworn, says that he saw _____R.D.Brownlee_____ sign, seal, publish and declare the annexed instrument of writing, bearing date the _____ 2nd day of, A. D. ____1974 January Last Will and Testament; that the said .___ and contain his D. Brownlee ______was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ____Margaret_S._Clark... Polattie together with Kathy H. Snyder and _____ and _____ Dorothy A. at the request of the testat Or _____ in his ____ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this__4th____ day of _, Anno Domini 19_74 March * Margaret S. Clark Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with costical _____, of ______ R. D. Brownlee _____, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this \$TH_____day of ____ March Judge of Court of Pr ance 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___ R. D. Brownlee ______ deceased, so far as _____know or believe; and that _____ I ____ will well and truly execute the same, by paying first the debts, and then legacies contained in the _____I_____will make a true and perfect inventory of all such goods and chattels; So help me____God. Alla-Brounder 4th day of Sworn to before me, this March? _____, Anno Domini 19.74 Route # 1 - Honea Path, S. C. Mance (The Postoffice Address of each Fiduciary must be shown) Judge of Probate. Abbeville County, S. C. Attorney's Name and Address: . esorded: 3/19/14

State of South Carolina:

County of Abbeville :

LAST WILL AND TESTA

TESTAMENT.

In the name of God, Amen:

I, Hattie R. McCord, of Abbeville County, state aforesaid, being in sound and disposing mind, memory and understanding, do hereby make, ordain, publish and declare this as and for my last will and testament, hereby revoking all other wills and instruments of a testamentary nature heretofore by me made.

(1) I will and direct that My Executrix or my Executor, hereinafter named, shall pay all of my just debts with the first memoneys coming into her or his hands.

[2) I will, devise and bequeath all of my property of whatsoever nature and kind and wheresoever situate, both personal and real, unto my beloved sister, Estelle E. McCord, if she be living at the time of my death, in fee simple, absolute. In case my sister predeceased me, then I will, devise and bequeath my said perproperty unto my beloved brother, Emory M. McCord, in fee simple, absolute.

(3) I hereby nominate, constitute and appoint my said sister, Estelle E. McCord, if she be living at the time of my death, as Executrix to this my last will and testament. In case she predeceases me, then I nominate, constitute and appoint my said brother, Emory M. McCord, as Executor to this my last will and testament.

In witness whereof I have hereunto set me hand and seal this 16th day of November, 1933.

Hattie R. M. bord (L.S.)

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

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er Winder

Recorded March 20, 1974 File No: 460-12, 669

PI	ROOF OF WILL
THE STATE OF SOUTH CAROLINA,) Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said of	county:
Personally appears Ruth_Munc	dy (Strawhorne)
	Hattie R. McCord
	nent of writing, bearing date the 16th day of
	., A. D. <u>1933</u> to be
	Last Will and Testament; that the said
	of sound and disposing mind, memory and understanding, according
	that the said Ruth Mundy (Strawhorne)
	and J. Evans. at the request
· · · · · · · · · · · · · · · · · · ·	
	the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 19th day day March , Anno Domini 1974	
BRFK 15	Such Inundy 15
Judge of Probate, Abbeville County. S. C.	
	A TO DODATE IN COMMON FORM
ORDER ADMITTING WI	LL TO PROBATE IN COMMON FORM
and the second	ne petition be granted and the said Last Will and Testament, with ie R. McCord , deceased, be entered of
Given under my hand and the seal of the Court	rt of Probate, this 19th day of March
	Judge of Court of Probate.
	succe of court of Frobate.
· · · · · · · · · · · · · · · · · · ·	en e
QUALIFIC	ATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
	riting contains the true Last Will of the within named and that
	he same, by paying first the debts, and then legacies contained in the
• · · · · · · · · · · · · · · · · · · ·	chattels will thereunto extend and the law charge me and that
will make a tr	rue and perfect inventory of all such goods and chattels; So help
	Ctar CTAR
Sworn to before me, this 19th day of March Anno Domini 1074	
March , Anno Domini 1974	
Judge of Prebate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Ad	ldress:
	·
:	

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STATE OF NORTH CAROLINA)

COUNTY

of Henderson) Last Will and Testament

OF

JEAN A. CHURCHILL

I, JEAN A. CHURCHILL, of the City of Flat Rock, and the County and State aforesaid, do hereby make, publish and declare this as and for my Last Will and Testament, hereby revoking any and all testamentary instruments 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 expenses, 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 includible in my gross estate for purposes of estate or inheritance taxes.

ITEM II

I bequeath all my personal and household effects and all automobiles which I may own at the time of my death, together with all policies of insurance thereon, and any and all interest that I may have in the premises which I occupy as my residence

at the time of my death, together with all policies of insurance thereon, to my husband, HOWARD B. CHURCHILL, or if he shall not survive me, to my sister, A. LOUISE AGNEW.

ITEM III

I give and devise unto my sister, A. LOUISE AGNEW, absolutely, if she shall survive me, and subject to the provisions of Item II aforesaid, any and all interest that I may have in the residence located on Main Street in the town of Due West, County of Abbeville, State of South Carolina, together with all policies of insurance thereon.

ITEM IV

I devise and bequeath to my sister, A. LOUISE AGNEW, absolutely, if she shall survive me:

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(1) Twenty-five (25%) per cent of the total of my gross estate as finally determined for United States Federal Estate Tax purposes (whether or not passing under this my Will), after deducting from the whole of said gross estate the total of all claims against my estate, including funeral and administration expenses and any estate, inheritance, transfer, legacy or succession taxes, less

(ii) An amount equal to the total of the values included in such federal gross estate with respect to any insurance upon my life, or any annuity, payable to my said sister upon my death, and any jointly owned property passing to my said sister upon my death.

ITEM V

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, I devise and bequeath to my Trustees upon the terms and conditions and for the uses and purposes hereinafter set forth:

A. To hold said assets, manage, invest and reinvest the same, and to collect the income thereof, and pay the net income thereof to my husband, HOWARD B. CHURCHILL, not less often than quarterly, until his death.

B. During the continuance of this trust, I authorize my Trustees to pay to my said husband from time to time, from the principal of this trust, such amounts as my Corporate Trustee, in its sound discretion, may deem advisable for the reasonable care, comfort, support and maintenance of my said husband. In making such payments from principal, my Corporate Trustee shall take into account any other income that my said husband may have received or be receiving from other sources, and whether or not such income is sufficient for the aforesaid purposes. The determination of my Corporate Trustee as to the advisability of making any such payments of principal hereinabove authorized shall be final and binding upon all persons then or thereafter interested in this trust.

C. Upon the death of my said husband, HOWARD B. CHURCHILL (or, if he shall predecease me, then upon my death), to pay the net income of this trust to my sister, A. LOUISE AGNEW, not less often than quarterly, until her death. I further authorize my Trustees to pay to my said sister, from time to time, from the principal of this trust, such amounts as my Trustees, in their sound discretion, may deem advisable, for the reasonable care, comfort, support and maintenance of my said sister. In making such payments from principal, my Trustees shall take into account any other income that my said sister may have received or be receiving from other sources and whether or not the said income is sufficient for the aforesaid purposes. The determination of my Trustees as to the advisability of making any such payments of

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principal as hereinabove authorized shall be final and binding upon all persons then or thereafter interested in this trust.

D. Upon the death of the survivor of my said husband, HOWARD B. CHURCHILL, and my said sister, A. LOUISE AGNEW, to pay over and distribute, absolutely, the then remaining principal of my residuary estate to such of the group consisting of my nieces, Lila G. McMillan, Louise A. Stolleman and Jean A. Galloway, and my nephews, Robert S. Galloway, Jr., William A. Galloway, Sr. and Alfred H. Agnew, as shall be then living, share and share alike, provided, however, that the then living issue of any then deceased niece or nephew shall take the share to which his or her parent would have been entitled to receive if he or she had been living at the time of such distribution.

ITEM VI

If any income and/or principal of any trust created under this my Will shall become distributable to a minor, my Trustees shall receive the same on behalf of such minor, if my Trustees have not already possession and control thereof, and may, in their absolute discretion, either pay over such income or principal at any time and from time to time, to the guardian or to any parent of such minor, or retain the same, or any part thereof, for such minor during minority. In the case of such retention, my Trustees may apply such income or principal, and income therefrom, to the support, maintenance and education of such minor, irrespective of the resources of such minor or of his or her parents, or, in the absolute discretion of my Trustees, such income may be accumulated and retained by them during the minority of such minor, in which event it shall be added to, and invested as, principal.

Any such payments or applications of income or of principal, or income therefrom, may be made directly to such minor, if over the age of fourteen (14) years, to any parent with whom such

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this Item VI, shall fority, or, if Julary upon attaining majority, or, if Big Booner die, to his or her estate. In holding any principal or income for any minor under the provisions of this Item, my Trustees shall have all the powers, discretionary and otherwise, hereinafter conferred upon them, the powers and authority conferred in this Item, to the extent that they are not inconsistent with any specific direction contained in this Item or any other Item of this my Will, being in addition to all other powers and authority conferred upon them.

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ITEM VII

During the administration of my estate, I authorize and direct my Executors to pay to my said husband, HOWARD B. CHURCHILL, monthly or at other convenient intervals, such amounts from the available funds in my estate as my Executors, in their absolute discretion may deem adequate for meeting the reasonable needs of my said husband, taking into consideration the manner of living to which he has been accustomed and the income he has received or is receiving from other sources. Any such amounts paid to my said husband during the administration of my estate shall be charged against the current income of my estate to the extent available therefor, and thereafter against principal.

ITEM VIII

All payments of principal and income payable, or to become payable, to the Beneficiary of any trust created hereunder shall not be subject to anticipation, assignment, pledge, sale, or transfer in any manner, nor shall any said Beneficiary have the power to anticipate or encumber such interest, nor shall such interest, while in the possession of my Trustees, be liable for, or subject to, the debts, contracts, obligations, liabilities or torts of any Beneficiary.

ITEM IX

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

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(1) To retain in the form received any property owned by me at the time of my death;

(2) To borrow money and give security therefor;

(3) To invest any funds of my estate or the trusts hereunder in any stocks, bonds, notes and other securities or property real or personal, notwithing that such investments may not be of the shall not be of the shall not be for net in any stocks, bonds, notes and other shall not be of the isotoper to executors or trustees by stanet in any stocks, bonds, notes and other shall not be liable for retaining innet in any stocks, bonds, notes and other and any stocks, bonds, notes and other and any stocks, bonds, notes and other any stocks, bonds, notes and other shall not be liable for retained any article the any article the minor may be residing, to the guardian of such minor, or to any person, firm, or corporation furnishing goods, services, or instruction to such minor, in any case without requiring bond, and the receipt of any such person shall be a full acquittal and discharge of my Trustees to the extent of the payments so made. Any such payments which shall be made to persons, other than a parent or guardian, furnishing goods or services to such minor shall not exceed the reasonable value of such goods or services claimed to have been furnished as evidenced by voucher, but my Trustees shall not be required to verify the receipt of any such goods or services, and in no case, shall they be required to see to the application of any such funds so paid. Any such income or principal so retained by my Trustees under the powers conferred in this Item VI, shall be paid over to such 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 under the provisions of this Item, my Trustees shall have all the powers, discretionary and otherwise, hereinafter conferred upon them, the powers and authority conferred in this Item, to the extent that they are not inconsistent with any specific direction contained in this Item or any other Item of this my Will, being in addition to all other powers and authority conferred upon them.

ITEM VII

During the administration of my estate, I authorize and direct my Executors to pay to my said husband, HOWARD B. CHURCHILL, monthly or at other convenient intervals, such amounts from the available funds in my estate as my Executors, in their absolute discretion may deem adequate for meeting the reasonable needs of my said husband, taking into consideration the manner of living to which he has been accustomed and the income he has received or is receiving from other sources. Any such amounts paid to my said husband during the administration of my estate shall be charged against the current income of my estate to the extent available therefor, and thereafter against principal.

ITEM VIII

All payments of principal and income payable, or to become payable, to the Beneficiary of any trust created hereunder shall not be subject to anticipation, assignment, pledge, sale, or transfer in any manner, nor shall any said Beneficiary have the power to anticipate or encumber such interest, nor shall such interest, while in the possession of my Trustees, be liable for, or subject to, the debts, contracts, obligations, liabilities or torts of any Beneficiary.

ITEM IX

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

> (1) To retain in the form received any property owned by me at the time of my death;

(2) To borrow money and give security therefor;

(3) To invest any funds of my estate or the trusts hereunder in any stocks, bonds, notes and other securities or property real or personal, notwithstanding that such investments may not be of the character allowed to executors or trustees by statute or general rules of law in North Carolina, and my Executors and Trustees shall not be liable for any mistake of judgment in making or retaining investments so long as the same are made or retained in good faith, it being my intention to give the broadest investment powers and discretion to my Executors and Trustees;

(4) To sell or otherwise dispose of any property, real or personal, at any time forming a part of my estate or the trusts hereunder for cash or upon credit, in such manner and on such terms and conditions as they may deem best, and no person dealing with them shall be bound to see to the application of any monies paid;

(5) To manage, operate, repair, mortgage and lease for any term any real estate at any time held by them;

(6) To invest in, and borrow money for, improvements to real estate held by them, either separately

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or jointly with others where there is joint ownership of such property, whenever in their judgment such improvements are desirable or expedient to protect or preserve the property or to secure or retain a desirable tenant or to increase the rentals;

(7) To collect and receive the proceeds of insurance policies in the event of loss or damage, and to expend the same in repair, replacement or improvements of the damaged property, or any other property of the trusts or estate, or to hold the same as part of the principal of the trust funds;

(8) To compromise, settle or arbitrate any claim or obligation to or from me or my estate or the trusts hereunder, and to reduce the rate of interest on, to extend or otherwise modify, or to enforce, any such obligations;

(9) To vote on any securities by discretionary proxy or otherwise; and to join in or oppose any reorganization, recapitalization, consolidation, sale or merger;

(10) To enforce, or abstain from the enforcement of, any right, obligation or claim, and to abandon, if in their absolute discretion they shall deem it advisable, any property at any time forming part of my estate or the trusts hereunder;

(11) To make payment in cash or in kind upon any division and distribution of my estate or the trusts hereunder;

(12) To value and appraise any asset and to distribute such asset in kind at such appraised value;

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(13) To determine any question which may arise as to what constitutes income and what constitutes principal or corpus, and such determination shall be conclusive as to all persons interested hereunder, but subject to such power and except in some unusual instance where it may be exercised to the contrary, shares of stock received by way of stock dividend and all realized appreciation in the value of stocks, bonds, securities or other property (including unproductive property) resulting from the sale or other disposition thereof shall be deemed corpus and not income;

(14) To employ such agents and counsel and other persons as they may deem necessary in the administration of my estate or the trusts hereunder, and to determine and pay them such compensation as they may deem proper;

(15) In buying or selling assets, in lending and in borrowing money, and in all other transactions, irrespective of the occupancy by the same person of dual positions, to deal with themselves in their separate, or any fiduciary, capacity; and (16) In general, to exercise all powers in the management of my estate and the trusts hereunder which any individual could exercise in his own right, upon such terms and conditions as to them may seem best, and to do all acts which they may deem necessary or proper to carry out the purposes of this my Will.

ITEM X

My Corporate Executor and Trustee shall keep all records and books of account and shall prepare, with the advice and consultation of counsel, all inventories and accountings to be filed with the Probate Court and any and all tax reports and shall at all reasonable times make all such records, books of account, inventories and other papers and documents available for inspection by my other Executor and Trustee. I further direct that such Trustee shall at least once a year furnish to the principal beneficiary or beneficiaries of each trust created hereunder a statement showing all investments, receipts and disbursements for the current year, and at the request of any beneficiary at any time, furnish to such beneficiary such other information concerning the financial condition of said trust as he or she may desire.

ITEM XI

I hereby nominate, constitute and appoint my husband, HOWARD B. CHURCHILL, if he shall survive me, and the FIRST UNION NATIONAL BANK, Asheville, North Carolina, as Executors of this my Will and Trustees of the several trusts created under this my Will. Upon the death of my said husband, or if he should fail to qualify or for any reason cease to act as Executor and/or Trustee, then said FIRST UNION NATIONAL BANK shall act as sole Executor hereof and/or sole Trustee hereunder with all the rights, powers and duties, authority and responsibilities, conferred upon my Executors and Trustees.

Any banking institution or trust company which shall acquire the trust business and assets, or the major portion thereof, of the FIRST UNION NATIONAL BANK by reason of sale, merger, consolidation, reorganization, reincorporation, or other transfer

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to which said FIRST UNION NATIONAL BANK is a party, shall be and become the substituted Executor hereof and/or Trustee hereunder in the place and stead of said FIRST UNION NATIONAL BANK as fully as if it had been named herein.

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If the FIRST UNION NATIONAL BANK or any successor institution, as hereinabove defined, should fail to qualify as Executor hereof or as Trustee hereunder, or for any reason should cease to act in either capacity, then it is my wish that THE NORTHWESTERN BANK, Hendersonville, North Carolina, shall be and become the substituted Executor hereof and/or Trustee hereunder in the place and stead of said FIRST UNION NATIONAL BANK as fully as if it had been named hereunder.

Any banking institution or trust company which shall acquire the trust business and assets, or the major portion thereof, of THE NORTHWESTERN BANK by reason of sale, merger, consolidation, reorganization, reincorporation or other transfer to which said THE NORTHWESTERN BANK is a party shall be and become the substituted Successor Executor hereof and/or substituted Successor Trustee hereunder in the place and stead of said THE NORTHWESTERN BANK as fully as if it had been named herein.

If the FIRST UNION NATIONAL BANK or THE NORTHWESTERN BANK or any successor institutions, as hereinabove defined, should fail to qualify as Executor hereof and/or as Trustee hereunder, or for any reason should cease to act in either capacity, then it is my wish that some other bank or trust company, doing business in Hendersonville, North Carolina, and acceptable to the Judge of the Probate Court for Henderson County, North Carolina, shall be requested to qualify and act in the place and stead of said FIRST UNION NATIONAL BANK and/or THE NORTHWESTERN BANK with all the rights, powers and duties herein conferred upon the Corporate Executor and Trustee originally named herein. Whenever the word "Executors" and/or the word "Trustees", or any modifying or substituted pronouns therefor are used in this my Will, such words and respective pronouns shall be held and taken to include both the singular and the plural, the masculine, feminine and neuter gender thereof, and shall apply equally to the Executors and Trustees named herein and to any successor or substituted executor or trustee acting hereunder.

I direct that no bond or other security shall be required in any jurisdiction of any Executor or Trustee acting hereunder.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the $J'J' \stackrel{\mathcal{J}}{\rightharpoonup} day$ of December, One Thousand Nine Hundred and Sixty-three.

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SIGNED, SEALED, PUBLISHED, and) DECLARED, by the above named Testatrix, JEAN A. CHURCHILL,) as and for her Last Will and Testament, consisting of ten) (D) pages, in the sight and presence of us, who, at her re-) quest, and in her sight and presence, and in the sight and presence of each other, have hereunto signed our names as attest-) ing witnesses, this the $J \#^{3/2}_{-}$ day of December, 1963.)

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