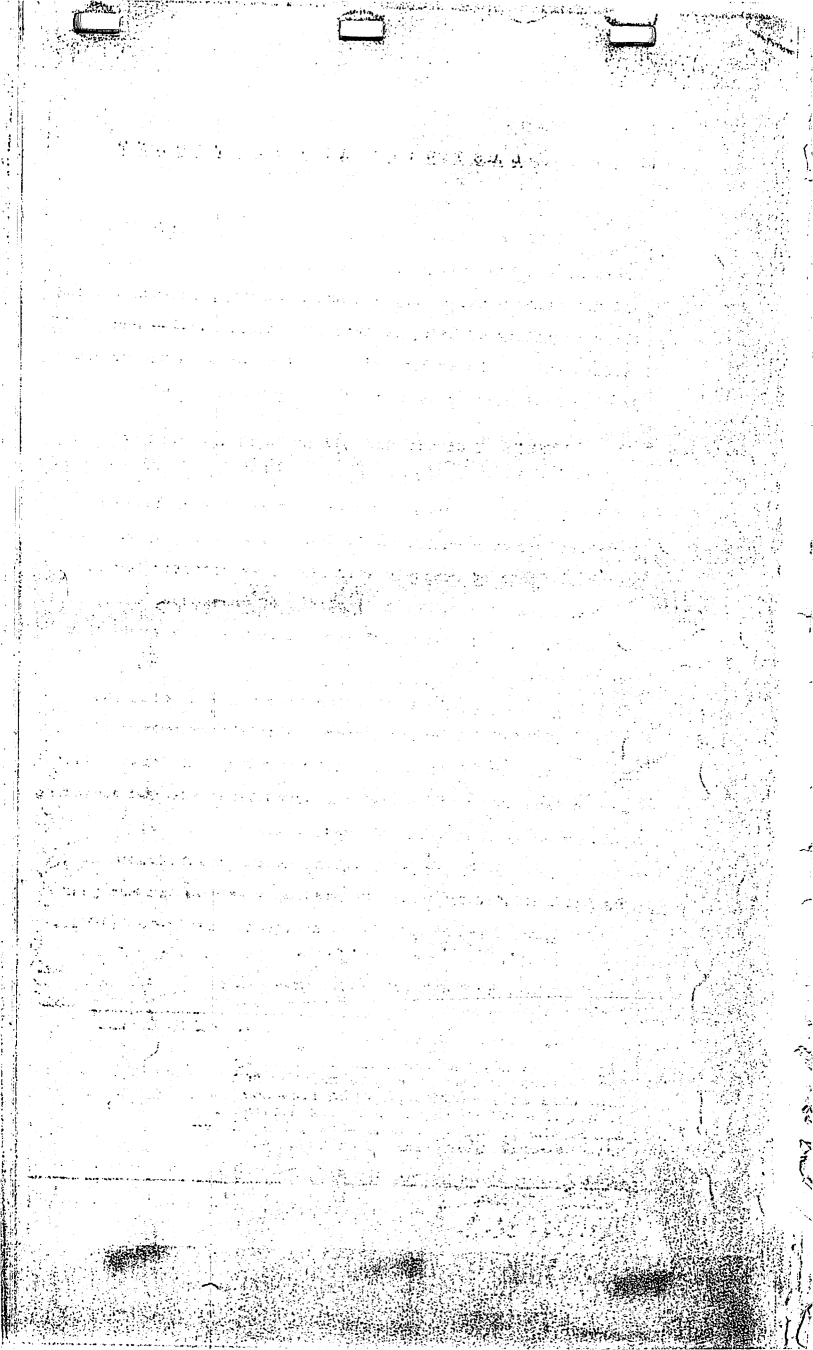
THE	STAT	LE	OF	SOUTH	CAROLINA,
Abbe	ville	Co	unty	7.	

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears James P. Nickles
who, being duly sworn, says that he saw Rufus F. Powell
sign, seal, publish and declare the annexed instrument of writing, bearing date thelhth
September , A. D. 1973 to be
and contain his Last Will and Testament; that the said
Rufus F. Powell
to the best of deponent's knowledge and belief; and that the said James P. Nickles
together with Goerge T.Ferguson and Mary Gale Williams at the request
of the testat er in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this Lith day of October , Anno Domini 19.74 Social Section of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above netition of Betty P. Parker
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 1th day of October 19 74
Desire Lance
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
Rufus F. Pewell 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
sa'd Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
me_God.
Sworn to before me, this 4th day of Butty P. Parker
September , Anno Domini 1974
Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

25/



LAST WILL AND TESTAMENT

RE IT REMEMBERED that I, LILLIE CUNNINGHAM HAWTHORNE, Route 2, Box 100, Honea Path, South Carolina, being of sound and disposing mind, memory and understanding, and considering the uncertainty of life, do therefore make, publish and declare this to be my last will and testament in manner and form following, that is to say:

ITEM I: I direct that all my legal and just debts be paid.

ITEM II. I hereby give and devise unto my beloved daughter and only child, PEARLEE GRIER, of the City of Philadelphia, State of Pennsylvania, all of my property located in Abbeville County, South Carolina, of whatsoever kind, real, mixed or personal, absolutely in fee simple, she to do with as she desires.

AND LASTLY, I do make, constitute and appoint the said PEARLEE GRIER, without bond, to be the executrix of this my last will and testament, hereby revoking all former wills and testaments by me at any time heretofore made and declaring this to be my last will and testament.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal, the 3rd day of Ougust in the year of our Lord, One Thousand Nine Hundred and Sixty-two (1962).

LILLIE CUNNINGHAM HAWTHORNE

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

Sette & Clarking ton D.W. W. & Vain

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IN THE COURT OF PROBATE

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	PROOF OF WILL	1	
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF	PPORATE	
grand the first contract of the same			
y BESSIE LEE F. NANCE, Probate Judge of said	county:		
Personally appears D. W. Mc	Clain		* * *
ho, being duly sworn, says that he sawLil	llie Cunningham Ha	wthorne	
gn, seal, publish and declare the annexed instru	ment of writing, bearing	date the3rd	dav o
ugust	•		to b
id contain <u>her</u>	Last Will and Testamo		
illie Cunningham Hawthorne was then			
the best of deponent's knowledge and belief; and			
gether with Betty L. Washington	and Jo An	ne G. Stone	at the reques
the testatrixin herpresence, and in	the presence of each otl	er, witnessed the due	execution thereof.
Sworn to before me, this 21st day	of		
ctober , Anno Domini 19 1	$^{\prime\prime}$ (\times)	. mc Clar	4
Judge of Probate, Abbeville County, S. C.			
wade of Fronte, Abbeville County, b. C.			
ORDER ADMITTING WI	LL TO PROBATE IN	COMMON FORM	4 · · · · · · · · · · · · · · · · · · ·
			and the second second
		A CONTRACTOR OF A STATE OF A STAT	
On hearing the above polition of Pearle		d the said Last Will	and Testament, with
is hereby ordered, adjudged and decreed. That the	ne petition be granted an		
is hereby ordered, adjudged and decreed. That the odicil, of	ne petition be granted an Cunningham Hawth	orne decea	sed, be entered o
is hereby ordered, adjudged and decreed. That the	ne petition be granted an Cunningham Hawth	orne decea	sed, be entered o
is hereby ordered, adjudged and decreed. That the odicil, of	ne petition be granted an e Cunningham Hawth	orne decea	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil Lillie cobate in Common Form.	ne petition be granted an e Cunningham Hawth	orne decea	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil Lillie cobate in Common Form.	ne petition be granted an e Cunningham Hawth	orne decea	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil, ofLillie obate in Common Form. Given under my hand and the seal of the County	ne petition be granted an e Cunningham Hawth	t day of O	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil, ofLillie obate in Common Form. Given under my hand and the seal of the County Count	ne petition be granted and Cunningham Hawth	t day of O	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil, of	ne petition be granted and Cunningham Hawth	t day of O	sed, be entered o
is hereby ordered, adjudged and decreed. That the dicil, ofLillie to bate in Common Form. Given under my hand and the seal of the County County Carolina, August 16 County Carolina, August 17 Co	ne petition be granted and Cunningham Hawth	docea	sed, be entered o
is hereby ordered, adjudged and decreed, That the dicil, ofLillie obate in Common Form. Given under my hand and the seal of the County	e petition be granted and Cunningham Hawth rt of Probate, this 21s ATION OF FIDUCIAR	decea	sed, be entered on the ctober, 19.74 obate.
is hereby ordered, adjudged and decreed, That the dicil	e petition be granted and Cunningham Hawth rt of Probate, this 21s ATION OF FIDUCIAR vitting contains the true I	docea	sed, be entered of ctober 19.74 robate. named and thatknow or believe
is hereby ordered, adjudged and decreed, That the dicil	ATION OF FIDUCIAR riting contains the true L decenter same, by paying first the	decea	named and thatknow or believe
QUALIFIC Given under my hand and the seal of the County Given under my hand and the seal of the County HE STATE OF SOUTH CAROLINA, believelle County. J. do solemnly swear, that this w Lillie Cunningham Hawthorne and that I will well and truly execute the cid Will, as far as her goods and	ATION OF FIDUCIAR riting contains the true I decenter same, by paying first the chattels will thereunto	Judge of Court of Pr Y ast Will of the within cased, so far as I e debts, and then legal extend and the law of the second so the law of the	named and that
Given under my hand and the seal of the County. HE STATE OF SOUTH CAROLINA, believelle County. I do solemnly swear, that this was a solemnly swear, that this was a solemnly swear and that I will well and truly execute the cid Will, as far as her goods and I will make a topological solemnia will be solemnia will make a topological solemnia will be solemni	ATION OF FIDUCIAR riting contains the true I decenter same, by paying first the chattels will thereunto	Judge of Court of Pr Y ast Will of the within cased, so far as I e debts, and then legal extend and the law of the second so the law of the	named and that
GUALIFIC HE STATE OF SOUTH CAROLINA, believed that I will well and truly execute the did will, as far as her goods and I will make a tome of the country. The country of	ATION OF FIDUCIAR ret of Probate, this 218 ATION OF FIDUCIAR retiting contains the true I december the same, by paying first the chattels will thereunto a rue and perfect inventors.	Judge of Court of Pr y ast Will of the within eased, so far as	named and that know or believe cies contained in the charge me and that and chattels; So help
Given under my hand and the seal of the County. Given Under my hand and the seal of the County. Given Under my hand and the seal of the County. Given Under my hand and the seal of the County. Given Under my hand and the seal of the County. Given Under my hand and the seal of the County. Guardian Carolina, between this will well and truly execute the county will make a to me. God.	ATION OF FIDUCIAR riting contains the true I december same, by paying first the chattels will thereunto and perfect inventor.	Judge of Court of Pr Y ast Will of the within cased, so far as I e debts, and then legal extend and the law of the second so the law of the	named and that know or believe cies contained in the charge me and that and chattels; So help
GUALIFIC HE STATE OF SOUTH CAROLINA, believed County. I do solemnly swear, that this was a far as her goods and I will make a to me God.	ATION OF FIDUCIAR riting contains the true I december same, by paying first the chattels will thereunto and perfect inventor.	Judge of Court of Pr y ast Will of the within eased, so far as	named and that know or believe cies contained in the charge me and that and chattels; So help
GUALIFIC HE STATE OF SOUTH CAROLINA, believed that I will well and truly execute the did Will, as far as her goods and I will make a tome of the country. I goods and I will make a tome of the country. I will make a tome of the country.	ATION OF FIDUCIAR riting contains the true L decenter same, by paying first the chattels will thereunto rue and perfect inventor; of Class	Judge of Court of Pr y ast Will of the within eased, so far as	named and that know or believe cies contained in the charge me and that and chattels; So help
QUALIFIC THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this w Lillie Cunningham Hawthorne Ind that I will well and truly execute the aid Will, as far as her goods and I will make a to goods Sworn to before me, this 21st day October Anno Domini 1976 Judge of Probate. Abbeville County, S. C.	ATION OF FIDUCIAR riting contains the true L decenter same, by paying first the chattels will thereunto rue and perfect inventor; of Class	Judge of Court of Pr y ast Will of the within eased, so far as I e debts, and then lega extend and the law of all such goods at lease I debts and the law of all such goods at lease I	named and that know or believe cics contained in the charge me and that and chattels; So help

I, DAVID H. JOHNSON, of the City of Yonkers, County of Westchester and State of New York, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all former Wills at any time by me heretofere made.

FIRST: I direct that all my just debts, funeral and testamentary expenses, be paid as soon after my decesse as may be practicable.

SECOND: All the rest, residue and remainder of my estate, both real and personal wheresoever the same may be situate, of which I may die seized or possessed or to which I may be entitled at the time of my death, I give, devise and bequeath to my wife, GLADYS MAE JOHNSON.

THIRD: I hereby nominate, constitute and appoint my said wife, GLADYS MAR JOHNSON, to be the executrix of this my Will to serve as such in any jurisdiction without the giving of any bond or other security for the faithful performance of her duties.

et her discretion to retain and distribute any and all property of my residuary estate or to sell, mortgage, lease, convey or transfer any or all of my property whether real or personal at public or private sale and upon such terms as she in her discretion may deem proper.

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my seal this he day of October, 1961.

Land H. Johnson II.s.

On this day of October, 1961, the above-named testator, DAVID H. JOHNSON, in our presence, did subscribe and seal the foregoing instrument and did publish and declare the same to

File #461-12,780 253

be his Last Will and Testament, and we thereupon at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses there to.

Minty Whohave residing at

onkers. New York

Vonkers New York

residing at

Yonkers, New York

STATE OF SOUTH CAROLINA)

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE)

KNOW ALL MEN BY THESE PRESENTS that I, Harold Wells, of the County and State aforesaid, being of sound and disposing mind and memory, mindful of the uncertainty of life, and desiring to make suitable disposition of all my worldly possessions, do hereby make, publish and declare this as and for my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore made.

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

ΤŤ

I give, bequeath and devise unto my beloved wife, Vivian Wells, all of my property, both real and personal, that I shall own or have an interest in at the time of my death, in fee simple.

III

In the event that my wife should predecease me, I give, bequeath and devise all of my property, real and personal, to my two sons in the following manner: To my son, Joe Wells, I give and bequeath my home place and the one (1) acre of land upon which it is situate, together with all the household furniture, for so long as he shall remain unmarried. In the event that he should marry, then, said property shall be equally divided between my two sons, share and share alike.

IV

All the rest and residue of my property, after the death of both my wife and me, real and personal, I give, bequeath and devise unto my two sons in equal shares, share and share alike.

V

I hereby nominate and appoint my wife, Vivian Wells, as executrix of this my will and direct that she serve without posting bond.

TESTATOR (LS)

Signed, sealed, published and declared by Harold Wells, the above named testator, to be his last will and testament, and we, at his request, in his presence and in the presence of each other, have here unto subscribed our names as witnesses this ______ day of ______, 1972.

ADDRESS:

WITNESS:

Lunded de

Jan Ushley

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THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

	By BESSIE LEE F. NANCE, Probate Judge of said county:
	Personally appears Eleanor Pruitt
i Talles	who, being duly sworn, says that she saw Harold Wells
	sign, seal, publish and declare the annexed instrument of writing, bearing date the
	June A. D. 1972 to be
	and contain his Last Will and Testament; that the said
	Harold Wells was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the said Eleanor Pruitt
	together with Jo Anne G. Stone and Jane Ashley 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 lith day of November Anno Domini 19 74
•	Judge of Probate, Abbeville County. S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
	Window Walle
	On hearing the above petition of Vivian Wells it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
	codicil of Harold Wells deceased, be entered of
•	Probate in Common Form.
	Given under my hand and the seal of the Court of Probate, this Lith day of November , 19 74.
	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
	Harold Wells deceased, so far as I know or believe;
	and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
	said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
	Sworn to before me, this lith day of Wilkiam Weller
•	November , Anno Domini 19 74
	Judge of Probate. Abbeville County, S. C.
	Attorney's Name and Address:

I, WillLIS G. WELLCH, of R. F. D. I, Level Land Road, Honea Path, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and fodicils by me made.

- 1. I give and bequeath to my son, MELVIN, the single bed made for him when he was a child.
- 2. I give and bequeath to my wife, LYDIA, all of my other personal and household effectsof every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books and sewelry.
- 3. I give and bequeath to my son, MELVIN, my tractors, my shop tools and my pick-up truck.
- 4. I give and bequeath to my wife, LYDIA, my camper and my Monte Carlo Chevrolet automobile or any other automobile owned by me at the time of my death.
- 5. After the payment of my debts, funeral expenses, and expenses of administration of my estate, all of 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, whether acquired before or after the execution of this Will, I give, devise and bequeath, in equal shares, to my wife, LYDIA C. WELCH and my son, MELVIN G. WELCH, in fee simple.
- 6. Lappoint my wife, LYDIA C. WILLCH and my son, MELVIN G. WELCH, Executrix and Executor of this my Will, and direct that neither shall be required to turnish any bond.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this 11th day of March, 1974.

The foregoing Will consisting of One (1) page was signed, sealed,

published and declared by WILLIS G. WELCH, 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.

| Tollif J. Humthanla | of Abbeville, South Carolina |

Meiron Day (on) of Abbeville, South Carolina

(Kosemany A. Copeland of Abbeville, South Carolina

GUERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 Z. PINGKNEY STREET
ABBEVILLE, S. C. 29020

Personally appeared before me Rosemary H. Copeland who, being duly sworn, that she saw Willis G. Welch , sign, seal, publish and declare the annexed instrument of writing, bearing date , $19\overline{7}4$, to be and contain the said testator's Last Will March 11 and Testament; that the said testator was then of sound and disposing mind, memory and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this Rosemary H. Copeland together with Robert L. Hawthorne, Jr. depondent and Melissa P. Taylor at the request of the testator in the presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

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

Sworn to before me this 6th day
of November , 19 74

Elevernary St. Copland

Judge of Probate for Abbeville County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated March 11, 1974

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

Will and Testament of Willis G. Welch, deceased, in common

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

be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 6th DAY OF November , 19 74

As Probate Judge for Abbeville County
South Carolina

ROBERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 E. PINCKHEY STREET ABDEVILLE, S. C. 20020

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STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Elizabeth Martin of Abbeville, in Abbeville County, State of South Carolina, do hereby make this my last will and testament.

Item I. I commit my soul to the gracious God who gave it and having arranged for my funeral I do ask that a suitable marker be erected for grave if the same has not already been done

Item II. I will and direct that all of my just debts be arxive paid out of the first moneys coming in to the hands of my executrix hereinafter named.

Item III. I will, devise and bequeath my property of all kinds to my three children, Julia Smith, Mary F. Newells, and Ben Martin Jr. but it is my wish and I direct that any one of them furnishing services to me by the way of looking after me shall have the right to file claims for the same and such services not shall/be considered gratuitous but paid in the order of their rank.

Item IV. I hereby appoint my daughter, Julia Smith, as executrix of this will, giving her right to make consevances and do all things necessary for carrying out the terms of this will.

In Witness Whereof I have hereunto set my hand and seal this 6th. day of April, A. D. 1965.

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

James R. Hill Addres

abberillo, S.C. Alberillo, Z.C.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Sarah C. Hill	
who, being duly sworn, says that he saw Blizabeth	Martin
sign, seal, publish and declare the annexed instrument of	writing, bearing date the 6th day of
April, 1965 , A. I) to be
and contain her Last V	
	and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	
together with James R. Hill	and Lucile C. Chenault at the request
of the testaPF inher presence, and in the pre	sence of each other, witnessed the due execution thereof.
Sworn to before me, this 13th day of November, Anno Domini 19 74 Sessee See Mance Judge of Probate, Abbeville County, S. C.	Larah C. Will
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition ofJessie_Smit	<u>a</u>
it is hereby ordered, adjudged and decreed, That the petitio	
codicil of Blizabeth Martin	, deceased, be entered of
Probate in Common Form.	
Given under my hand and the scal of the Court of Pro	bate, this 13th day of November , 19 74
	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 ed	ontains the true Last Will of the within named and that
Elizabeth Martin	deceased, so far as L know or believe;
and that will well and truly execute the same,	by paying first the debts, and then legacies contained in the
said Will, as far as her goods and chattels	will thereunto extend and the law charge me and that
will make a true and	perfect inventory of all such goods and chattels; So help
me God.	
November Anno Domini 19 74 Please See Showille County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

STATE OF SOUTH CAROLINA

JOINT WILL AND TESTAMENT

COUNTY OF ABBEVILLE

In the name of God, amen:

We. John Robert Nickles and Elise C.

Nickles, husband and wife, do make, ordain, publish and declare this as and for our joint will and testament.

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

Item II. We will and direct that our executor or executrix herinafter named shall pay all of our debts with the first money coming in to his or her hands.

Item III. Each of us wills, devises and bequeaths to the the survivor of us, all of his or her property, both real and personal, with which the other of us dies seized and possessed.

Item IV. In the event that both of us should die in a common catastrophe, or should the survivor die without a will, then said property is to go to our children, Grace Nickles Johnson, Howard Crawford Nickles, and Robert Bryson Nickles, share and share alike

Item V. We hereby nominate, constitute and appoint the survivor of us as executor or executrix, as the case may be, of this will, giving him or her power to the things necessary to carry out this will, incuding the making of conveyances without the order of the Court and without being required to give bond. Howard C. Nickles to serve if the survivor wishes. Witness our hands and seals this 21st. day of June A. D.

1972. Signed, sealed, published and declared by John Robert Nickles and Elise C. Nickles, as and for their joint will and test-ament, in the presence of us, who in their presence, and of each other, at their request, have subscribed our names as witnesses.

Address Phherille

afferille , d.

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THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Sarah C. Hill
who, being duly sworn, says that he saw
sign, scal, publish and declare the annexed instrument of writing, bearing date the 21stday
June , A. D. 1972 to b
and containhis Last Will and Testament; that the said
John Robert Nickles 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 Janet Calvett and at the reques
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 14th day of November Anno Domini 19 74 Sudge of Probate, Abbeville County-S. C.
OPDED ADMITTING WITH THE PROPERTY OF THE PROPE
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Howard C. Nickles
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, WH
Probate in Common Face.
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 14th day of November, 19 74 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
John Robert Nickles deceased, so far as I know or believe;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help me. God.
Sworn to before me, this 14th day of Access C. Teacher
Anno Domini 19 74(Route # 2 - Donalds, S. C.
Judge of Probate Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

STATE OF SCUTH CAROLINA,)
COUNTY OF ABBEVILLE.

Last Will and Testament of Claude W. Baldwin 259

In the name of God, Amen:-

1:- I, Claude W. Baldwin, of the County and State aforesaid, do make, ordain, publish and declare this as my last Will and Testament, hereby revoking all Wills and Instruments of a testamentary nature heretofore by me made.

2 I will and direct that my Executain hereinsfier maned shall pay all of my just debts with the first money coming into her hands.

I will, devise and bequeath all of my property of whatsoever kind and where soever situate, real and personal, unto my wife, Maris M. Baldwin, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my wife, Marie M. Baldwin,
Executrix of this my last will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 27th day of May, A. D., 1952.

Bigned, Sealed, Published and Declared by Claude W. Baldwin, 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.

margaret m marion

Claude W. Balde

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THE STATE OF SOUTH CAROLINA, Abbeville County.

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

IN THE COURT OF PROBATE

	and the second s
	Marion
who, being duly sworn, says that she saw Ma	rie M. Baldwin
sign, seal, publish and declare the annexed instrumen	at of writing, bearing date theday of
· · · · · · · · · · · · · · · · · · ·	A. D. <u>\$952</u> to be
	ast Will and Testament; that the said
	sound and disposing mind, memory and understanding, according
	t the saidMargaret M. Marion
together with Bessie Lee Nance	and J.D. Mars at the request
of the testat er in his presence, and in the	e presence of each other, witnessed the due execution thereof.
Sworn to before me, this 3rd day of	
December , Anno Domini 1974	Margaret M. Marion /
BESSIE LEE F. NANCE) in grant
Judge of Probate, Abbeville County, S. C.	<i>I</i>
	TO PROBATE IN COMMON FORM
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
On hearing the above petition of Marie	M. Baldwin
it is hereby ordered, adjudged and decreed, That the p	petition be granted and the said Last Will and Testament, with
	de W. Baldwin deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court	of Probate, this 3rd day of December 19.74.
	BESSIE LEE F. NANCE
	Judge of Court of Probate.
QUALIFICAT	TION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	· · · · · · · · · · · · · · · · · · ·
Abbeville County.	the second that the same I set Will of the within named and that
· · · · · · · · · · · · · · · · · · ·	ting contains the true Last Will of the within named and that
Claude W. Baldwin	deceased, so far asknow or believe;
and that will well and truly execute the	same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and ch	nattels will thereunto extend and the law charge me and that
I will make a true	e and perfect inventory of all such goods and chattels; So help
	, · .
Sworn to before me, this 3rd day of	marie on Balduin
December Anno Domini 19 74	•]
BESSIE LEE F. NANCE	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C.	
Attorney's Name and Add	lress:

LAST WILL AND TESTAMENT OF SHERRY LEE H. WILSON



- I, SHERRY LEE H. WILSON, of the City and County of Abbeville, 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. 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 husband, JAMES ALBERT WILSON, in fee simple, if he shall survive me.
- 2. I appoint my husband, JAMES ALBERT WILSON, Executor of this my Will and direct that he shall not be required to furnish any bond.
- 3. I authorize my Executor to sell, at public or private sale, for cash or on credit, and upon such terms as he may deem proper, any property included in my estate.

IN WITNESS WHEREOF I sign, publish and declare this as My Last will, JUNC 19, 1972.

J(Sherry Lee H. Wilson)

The foregoing Will consisting of one (1) page was signed, sealed, published and declared by SHERRY LEE H. WILSON, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

A. Mulifer Sof Abbeville, South Carolina

The South Carolina

Courney 3/ Copelar of Abbeville, South Carolina

File No. 461-12; 794 Recorded. Dec. 5, 1974

THE	STA.	TE	OF	SOUTH	CAROLINA,
Abbe	ville	Co	unty	<i>f</i> .	

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, P	Probate Judge of said county:
Personally appears	Nomen C 17.1
who, being duly sworn, says th	hat he saw Sherry Lee H. Wilson
sign, scal, publish and declare	e the annexed instrument of writing, bearing date theday of
	June to be
	Last Will and Testament; that the said.
	nwas then of sound and disposing mind, memory and understanding, according
	edge and belief; and that the saidNancy S. King
together withRosem	ary H. Copeland and Robert L. Hawthorne, at the request
of the testarix in her	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this December Judge of Probate Abbevi	Anno Domini 19 74 X Parcy Sking
OPDE	R ADMITTING WILL TO PROBATE IN COMMON FORM
	C ADMITTING WILL TO FRODATE IN COMMON FORM
On hearing the above pet	lition of James Albert Wilson
	and decreed, That the petition be granted and the said Last Will and Testament, WHK
codicil, of	Sherry Lee H. Wilson , deceased, be entered of
Probate in Common Form.	
Given under my hand and	the seal of the Court of Probate, this 4th day of December , 19 74
	Sessie Les F. Manes
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAR	OLINA,)
Abbeville County.	
do solemn	nly swear, that this writing contains the true Last Will of the within named and that
,	Sherry Lee H. Wilson deceased, so far as I know or believe;
and that will we	ell and truly execute the same, by paying first the debts, and then legacles contained in the
said Will, as far as her	goods and chattels will thereunto extend and the law charge me and that
I company of the	will make a true and perfect inventory of all such goods and chattels; So help
me God.	
Sworn to before me, this	4th day of James albeit Wilson
December 2	Anno Domini 19 205 McGowan Avenue - Abbeville, S. C.
Judge of Probate Abbev	(The Postoffice Address of each Fiduciary must be shown)
A	ttorney's Name and Address:
1	drog.

Tast Will and Testament

CARRIE PARKER FIGHER

I, CARRIE PARKER FISHER, being of sound mind and memory but mindful of the uncertainty of life, do hereby make, puslish 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

NO.

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

ITEM II.

I direct that all of my personal effects and all of my household goods be duly advertised by my executors hereinafter named at least once a week for three weeks in the local paper and that the same be sold on some convenient sales day, and after the payment of the costs of the sale, that the said net proceeds be equally devised, that is, share and share alike, that is, onesixth (1/6) to each, among my children, the shares of my deceased children to go to their children, my living children at this time being Ruby Fisher Bowen, Maggie Fisher Bowen, Eunice Fisher Patterson and Nora Fisher Seigler, and my deceased children are John Herbert Fisher, Sr. and Nellie Fisher Martin, and John Herbert Fisher, Jr. being the only child of John Herbert Fisher, Sr. and Carolyn Fisher Sharpton, A. B. Fisher, Jr., Thelma Fisher McCurry, Nellie Margaret Fisher Campbell, Shirley Pisher Shamel and Annie Loys Fisher Taylor being the six children of Nellie F. Fisher Martin, who take her share.

ITEM III.

I direct that all of the real property that I now own and all that I may later acquire shall be sold by my executors hereinafter named, at public sale, in front of the Court

the transportation of the control of अठ व्यक्तवर्थक्षे कमा वस्त्राच्या स्थापन स्थापन स्थापन The state of the s

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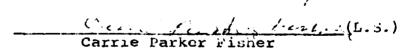
Page II of III Pages

House, Abbeville County, South Carolina, after advertisement for three weeks in the local newspaper, and that after the payment of all costs of such sale, the net proceeds be equally divided, that is, share and share alike, that is, one-sixth (1/6) to each, among my children, the shares of my deceased children to go to their children, my living children at this time being Ruby Fisher Bowen, Maggie Fisher Bowen, Eunice Fisher Patterson and Nora Fisher Seigler, and my deceased children are John Herbert Fisher, Sr. and Nellie Fisher Martin, and John Herbert Fisher, Jr. being the only child of John Herbert Fisher, Sr., and Carolyn Fisher Sharpton, A. B. Fisher, Jr., Thelma Fisher McCurry, Nellie Margaret Fisher Campbell, Shirley Fisher Shamel and Annie Loys Fisher Taylor being the six children of Nellie F. Fisher Martin, who take her share. I further direct and empower my executors to execute good and sufficient bills of sales to the purchasers of my personal property and good and sufficient deeds to the purchasers of my real property.

ITEM IV.

I hereby nominate, constitute, and appointmy daughters, Ruby Fisher Bowen, Maggie Fisher Bowen, Eunice Fisher Patterson and Nora Fisher Seigler 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, 1972.



(Witnesses to this my last will and testament have signed on the Page III, the last page of my will and testament).

STANED, SEALED, SUBLISHED AND DECLARED BY the said and a strain of the strain of the strain and the strain of whit prosence our is the prosence of each diner, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this _____day of November, 1972.

MG Settles OF FYA SC. amalt full of Calher falls &c.

Abbeville County.
By BESSIE LEE F. NANCE. Probate Judge of said county:
Personally appears James W. Guest
who, being duly sworn, says that he saw Carrie Parker Fisher
sign, seal, publish and declare the annexed instrument of writing, bearing date the 9thday of
November , A. D. 1972 to be
and contain her Last Will and Testament; that the said
Carrie Parker Fisher 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 W. Guest
together with N.G. Suttles and Virginia C.Guest at the request
of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 17th day of December Anno Domini 19 74 BESSIE LET F. MARICE Judge of Probate, Abbeville County. S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
Ruby Fisher Bowen, Maggie Fisher Bowen, and Eunice Fisher On hearing the above polition of Patterson and Nora Fisher Seigler it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Carrie Parker Fisher deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 17th day of December 19.71.
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
Carrie Parker Fisher 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
sa d Will, as far as her goods and chattels will thereunto extend and the law charge me and that
.We
usGod.
Sworn to before me, this 17th day of December Anno Domini 19 7lt BESSIL L. March County, S. C. Attorney's Name and Address: County of Address of each Fiduciary must be shown)
Mora Fisher Deigler

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF E. M. MOSS.

IN THE NAME OF GOD, ALLN:-

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

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

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

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

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 28 day of August . A. D. 1961.

Signed, Sealed, Bublished and Declared by E. M. Moss, 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.

Bessin Le Mance

E.M. Moss

/--

Mine home

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE. Probate Judge of said county:	
Personally appears	
who, being duly sworn, says that he saw	
sign, seal, publish and declare the annexed instrument of writing, bearing date the	
to the control of the	
and contain Last Will and Testament; that the said	, DC
was then of sound and disposing mind, memory and understanding, accord	
to the best of deponent's knowledge and belief; and that the said	
together with and at the requ	neet
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	
codicil, of E. M. Moss, deceased, be entered	
Probate in Common Form.	OI.
Given under my hand and the seal of the Court of Probate, this 17th day of December 1976	<u>la</u> .
Judge of Court of Probate.	
QUALIFICATION OF FIDUCIARY	
HE STATE OF SOUTH CAROLINA,) bbeville County.	
I do solemnly swear, that this writing contains the true Last Will of the within named and that	
E. M. Moss deceased, so far as I know or believe	
nd that \mathbf{I} will well and truly execute the same, by paying first the debts, and then legacies contained in the	e
d Will, as far as his goods and chattels will thereunto extend and the law charge me and the	ıt
will make a true and perfect inventory of all such goods and chattels; So hel	p
me God.	
Sworn to before me, this 17th day of 100 to 17 Tour 14 7160 75	
December Anno Domini 19 74 Subsective 2. Doned (The Posteffice Address of each Fiduciary must be shown) Judge of Probate. Abbeville County, S. C.	,
Attorney's Name and Address:	

PROOF OF WILL IN COMMON FORM OF

E. M. Moss DATE OF DEATH: December 12, 1974

Juage of Probate for Abbeville County.
South Carolina.

COUNTY OF ABBFVILLE
BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:
PERSONALLY appeared before me, William G. Hall
who after being duly sworn, deposes and says that _he has examined the
executed Will of E. M. Hall, dated the 28th day of
August, 1961, 1862, hereto attached, and that upon a careful examination
of the alleged signature of to his last Will
and Testament, that your affiant is familiar with the signature of the
said, E. M. Moss and knows that the signature of the
said, E. M. Moss is the authentic and genuine signature
of the said, E. M. Moss , deceased.
•
Subscribed and Sworn to before me
this 18th day of December , 19 74
Judge of Probate for Abbeville County,
South Carolina.
STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE IN THE PROBATE COURT
BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:-
PERSONALLY appeared before me,
who being duly sworn, deposes and says that _he has examined the executed
Will of E. M. Moss dated August 28, 1961
hereto attached, and that upon a careful examination of the alleged signatures
of Bessie Lee F. Nance , J. D. Mars , and
J. Moore Mars , as witnesses to the said Will of E. M. Moss
, that your affiant is familiar with the signatures ofthree
of the witnesses to his Will, to-wit:-
Bessie Lee Nance , J. D. Mars , J. Moore Mars
and that your affiant knows that the said signatures as witness to the said
Will of are authentic and genuine signatures
and the second of the second o
of the said witnesses.
Subscribed and Sworn to before me
this 18th day of December, 1974.

THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PROBATE
Abbaville County.) By Bessie Lee F. Jance , Judge	of Prol ate for said Journey
	OF FIOR ALE HOF SEED AND MINEY.
Personally appears Alice W. Terry	
who, being duly sworn, says that She saw Rall	
sign, seal, publish and declare the annexed instrument of writ	ting, be tring date theday of
January , A. D.	1951 to be
and contain his Last Wi	Il and restament; that the said
Ralph G. Kilis was then of som	nd and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Alice W. Cerry
together with Mrs. Everett Hampton	
of the testat OF in his presence, and in the pa	
	Accepted in Cattal Gallery, Wallands and and an arrangement of the Cattal Gallery, Wallands and an arrangement of the Cattal Gallery, Wallands and an arrangement of the Cattal Gallery, Wallands and Cattal Gallery, Walla
Sworn to before me, this 31st day of	\bigcirc \bigcirc
December Anno Domini 19.74	Rhe W. Teny
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Christina L. E it is hereby ordered, adjudged and decreed. That the petition b	e grant d and the uid Last Will and stament, with codicil
Ralph G. Ellis	, deceased, be entered of Probate in
	uscessed, he entered of Floorate in
Common Form.	his 3 st day of December 19.74
Given man by man	L'esie Le F. Vance
	Judge of Court of Probate.
QUALIFICATION	OF IDUCLARY
THE STATE OF SOUTH CAROLINA,	OF TOUCLARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing co	ontains the true Last Will of the within named and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing co	
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county. Ralph G. Ellis	ontains the true Lest Will of the within named and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing control Ralph G. Ellis and that I will well and truly execute the same	ontains the true Last Will of the within named and that decc used, so far as know or believe;
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county is seen and that I will well and truly execute the same said Will, as far as his goods and	ontains the true Last Will of the within named and that decc sed, so far as know or believe; me, by aying first the debts, and then legacies contained in the
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county is seen and that I will well and truly execute the same said Will, as far as his goods and	dece sed, so far as know or believe; me, by aying first the debts, and then legacies contained in the
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county and that I will well and truly execute the same said Will, as far as his goods and I will make a	dece sed, so far as know or believe; me, by aying first the debts, and then legacies contained in the
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing control Ralph G. Ellis and that I will well and truly execute the same said Will, as far as his goods and the same said Will will will an an as his goods and the same said Will will will an an as his goods and the same said will will an an as his goods and the same said will will an an as his goods and the same said will be sai	dece sed, so far as know or believe; me, by aying first the debts, and then legacies contained in the
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county and that I will well and truly execute the same said Will, as far as his goods and help Mc God. Swom to before me, this 31st day of December Anno Domini 19 71;	dece sed, so far as know or believe; me, by aying first the debts, and then legacies contained in the dichatte will thereunto extend and the la. charge me, and that a true and perfect : /entory of all such goods and chattels; So
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county and that I will well and truly execute the same said Will, as far as his goods and help Me God. Swom to before me, this 31st day of December , Anno Domini 19 74	deceased, so far as know or believe; me, by aying first the debts, and then legacies contained in the debts will thereunto extend and the la charge me, and that true and perfect : ventory of all such goods and chattels; So
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county is and that I will well and truly execute the same said Will, as far as his goods and help I will make a help God. Sworn to before me, this 31st day of December Anno Domini 19 71 Judge of Probate, Abbeville County, S. C.	deceased, so far as know or believe; me, by aying first the debts, and then legacies contained in the debts will thereunto extend and the la charge me, and that true and perfect : ventory of all such goods and chattels; So
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing county is and that I will well and truly execute the same said Will, as far as his goods and help I will make a help God. Sworn to before me, this 31st day of December Anno Domini 19 71 Judge of Probate, Abbeville County, S. C.	deceased, so far as know or believe; me, by aying first the debts, and then legacies contained in the debts will thereunto extend and the la charge me, and that true and perfect : ventory of all such goods and chattels; So
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing control is and that I will well and truly execute the same said Will, as far as his goods and help I will make a help God. Sworm to before me, this 3lst. day of December Anno Domini 19 71 Judge of Probate, Abbeville County, S. C. Attorney's Name and Address:	dece sed, so far as I know or believe; me, by aying first the debts, and then less cies contained in the debts will thereunto extend and the last charge me, and that true and perfect it centory of all such goods and chattels; So

Tast Will and Testament

William Control of the Control of th

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I, RALPH G. ELLIS, of the Town of Due West, County of Abbeville, State of South Carolina, being of sound and disposing mind, but realizing the uncertainty of this mortal life, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, and Codicils thereto, by me at anytime heretofore made.

ITEM ONE.

I direct that my just and lawful debts be paid by my Executrix as soon as reasonably practicable.

ITEM TWO.

I give, devise and bequeath all my property of every kind, real, personal and mixed, and wherever situate, unto my beloved wife, MRS. CHRISTINE J. ELLIS, in fee simple absolute.

ITEM THREE.

I name and appoint my wife, MRS. CHRISTINE J. ELLIS, Executrix of this Will, without bond, and with full power to do any and all things which she may deem necessary, desirable or proper in the administration of my estate, with the right to sell any or all of the property at public or private sale, without order of the Court, and on such terms as she may see fit, and to give good and sufficient deeds or bills of sale conveying same to the purchasers.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal at Greenwood, South Carolina, this the __// day of January, 1951.

Fecorded 12/31/14

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

NAMES

ADDRESSES

Mrs. E Veutt Baryton Sciential, S.C.

alien w. Ting Bremond, D.C.

Greenwood S. C.

Greenwood S. C.

BERTHER MARKET CHECKEN STREET

267

I, WILLIAM MANN New ADA II, sk., being of sound mind and memory, but mindful of the uncommittee life, do hereby make, publish, and declare the following as and for my hast kill and Testament, hereby revoking all prior wills and testaments by me heretofore made:

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

ITE: I give and bequeath to my wife, Ethel i. Broadwell, all motor vehicles that I now own, and that I may own, at the time of my death, all household furnishings belonging to me, and all my jevelry and personal effects.

ITEM III: All the rest and residue of my property of every kind and nature, wheresoever situate, real, ersonal, or mixed, whether owned now or later acquired, I give, bequeath, and devise unto killiam Mann Broadwell, Jr. and Clyde Herbert Broadwell, both of Abbeville County, South Carolina, as trustees and in trust for the following uses and purposes:

- (a) To take charge of my estate, preserve same, pay the taxes, make all tax returns, keep the improvements in good repair, receive all incomes therefrom, and pay all expenses thereabout, and to pay the net income therefrom to my wife, Ethel M. Broadwell, in monthly installments for so long as she may live for her care, maintenance, support, upkeep, and medical expenses.
- (b) My trustees are authorized and directed to convert all of my estate; real, personal, or mixed, into cash as soon as it is practicable to do so, but they are directed not to sacrifice any of my property at any forced sale or at time during a buyer's market, or to sell same at any time unless the sales price is advantageous, my intent being that my property,

H) dennish

real and personal, is to be sold only at such times as the market is advantageous for the seller and for the property involved, and for this purpose no time limit is set for my trustees to carry out this my intent to convert my estate into cash.

- (c) On the sale of any item of personal property or any parcel of real property, my trustees are directed to deposit the proceeds of said sale in a federally insured building and loan association in order that the same may draw interest. However, they shall not exceed by deposit in any one building and loan association the amount insured in that building and loan association by the United States Government.
- (d) My intent herein in this my will is to confer upon my trustees full power and authority to carry out my intent to sell my estate for cash, and to convert same to cash, and for this purpose they are given full power and authority of sale and full discretion to make all sales.

 They are especially authorized and empowered to execute and deliver good and sufficient fee simple deeds and general warranty bills of sale to any and all purchasers and all other instruments necessary to effect my purpose and intent of a sale of my property in this my will. If necessary, my trustees may borrow money and mortgage any or all of my property, executing good and a fricient security instruments to secure same. No approval of any Court is necessary for any acts or doings of my trustees in carrying out the intent and provisions of my will; I have absolute confidence in the integrity and ability of my trustees herein appointed.
- (e) The net income from my estate shall be paid by my trustees to my wife, Ethel M. Broadwell, as aforesaid, for her care, maintenance, support, upkeep, and medical expenses. The gross income from my estate shall be used first by my trustees to pay the cost and expenses incorred in handling my estate, and secondly, for the fees allowed by law to my trustees and executors, and thirdly, the net income aloresaid shall be paid to my wife, Ethel M. Broadwell, for her care, maintenance,

support; upkeep, and medical expenses.

direct then that my estate be divided equally among my children, they being William Mann Broadwell, Jr., Myrtle Annette Broadwell Martin, Clyde Herbert Broadwell, Wayne Carwile Broadwell, George Malcolm Broadwell and Lena Edna Broadwell Hopkins. If any of my children should not be living at the time of the death of my wife, Ethel M. Broadwell, then in that event the child or children of said deceased parent shall take the share that their parent would have taken if living.

Mann Broadwell, Jr. and Clyde merbert Broadwell as the sole executors of 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, consisting of three pages of typewritten matter, this 13 day of January, 1966.

#3 m

Milliam Mann Brookel (185)

Signed, sealed, published, and declared by the said William Froadwell, Sr. 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 witnesses this 13 day of January, 1966.

Delie B. Turfour of Calhoun Falls. S.C. Junian Falls. S.C. Junian Palls. S.C. Junian Palls. S.C.

Recorded 1/2/15 Will \$6.10, pay 267-8 Dile: 461-12, 803

) THE COOK! OF PROBATE	
By BESSIE LEE F. NANCE. Probate Judge of said county:	
Personally appears James W. Guest	
who, being duly sworn, says that he saw William Mann Broadwell, Sr.	
sign, seal, publish and declare the annexed instrument of writing, bearing date the 13thda	
January A. D. 1966	y
and contain his Last Will and Testament; that the said William Mann Broadwell Grand Contain the said	0
William Mann Broadwell, Sr. was then of sound and disposing mind, memory and understanding, accor	
to the best of deponent's knowledge and belief; and that the said	αı
together with Florence B. Tucker and Ollie B. Tucker at the req	
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereo	ue
Sworn to before me, this 31st day of December , Anno Domini 19.74 BESSIE LET F. MANCE LS Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of William Mann Broadwell; Jr. and Clyde Herbert Broadwe it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, we codicil, of William Mann Broadwell, Sr, deceased, be entered Probate in Common Form.	it.
Given under my hand and the seal of the Court of Probate, this 31st day of December , 19 Judge of Court of Probate. QUALIFICATION OF FIDUCIARY	ř.L
HE STATE OF SOUTH CAROLINA,)	
We do solemnly swear, that this writing contains the true Last Will of the within named and that	e;
nd that We will well and truly execute the same, by paying first the debts, and then legacies contained in the	
we will make a true and perfect inventory of all such goods and chattels; So hel	
Swam to be form the first and the same of	
Sworn to before me, this 31st day of December . Anno Domini 19 711 Clycle H. Broadwell fr.	
Judge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)	-
Attorney's Name and Address:	_

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF

O. H. BERRY

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

ITEM I: I direct that my Executor hereinafter named do pay all of my just debts as soon after my death as possible.

ITEM II: I will, devise and bequeath to my beloved wife, Annie Bell Berry, my dark bay horse named Lady.

ITEM III: I hereby direct that my Executors hereinafter named sell all of my Estate, including real estate, personal property and mixed property, either at public or private sale, with or without an Order of the Probate Court, and after paying all expenses of said sale, proceeds thereof shall be divided as follows: One-third to my beloved wife, Annie Bell Berry and Two-thirds to my children, namely, H. Lee Berry of San Diego, California, A. U. Berry of Abbeville, South Carolina, Eulala B. Dillinger of Ft. Myres, Florida, Dorothy B. Minor of Abbeville, South Carolina and Frances B. Newton of Abbeville, South Carolina, the child or children of a predeceased parent to take the parents share.

ITEM IV: I hereby nominate and appoint H. Lee Berry and A. J. Berry as Executors of this my Last Will and Testament, they to serve without bond.

Signed, Sealed, Published and Declared by O. H. Berry as and for his Last Will and Testament, this 13th day of June, A. D. 1963.

Signed, Sealed, Published and Declared by O. H. Berry and and for his Last Will and Testament, in our presence and we in his presence and in the presence and we in his pre-

sence and in the presence each of the other, and at his request hereunto signed our names as attesting witnesses:

Jennes Hickles

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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:

Said county:	
Personally appearsWilliam P. Greene, Jr.	
Q. H. Berry	
and declare the annexed instrument of writing booming to the state of	
June	day
June A. D. 1963 and contain his Last Will and Testament; that the said	
was then of sound and disposing mind	
knowledge and benef; and that the said William P Concerns	
together withJoseph M.Creswell and James P. Nickles at the re	
of the testat or in his presence, and in the presence of each other, witnessed the due execution there	eques
Sworn to before me, this 30th day of December Anno Domini 19 74 Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of H. Lee Berry and A. J. Berry it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, codicil, of O. H. Berry	
codicil codicil	with
codicil, of O. H. Berry Probate in Common Form.	of
Given under my hand and the seal of the Court of Probate, this 30th day of December, 19.	
Judge of Course of Probate.	
QUALIFICATION OF FIDUCIARY	
Abbeville County.	
We do solemnly swear, that this writing and the	
do solemnly swear, that this writing contains the true Last Will of the within named and that	
nd thatwe will well and truly execute the deceased, so far asweknow or believe	2;
the same, by paying first the data	e
goods and chattels will thereunto extend and the	
well make a true and perfect inventory of all such goods and chattels; So help))
Swam to Lat	
December Anno Domini, 19 75	
Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)	
Attorney's Name and Address:	

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF LARRY P. THOMPSON:

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IN THE NAME OF GOD, AMEN:-

I, Larry r. Thompson, 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 as my death as practiacable to pay all of my just debts and funeral expenses with the first money coming into their hands.

Vise and bequeath the rest, residue and remainder of my property, real, personal and mixed to my brother, Clarence E. Thompson; to my nieces and nephews children of my decased sister, Bertha T. Thomson, share and share alike; to my sister, Inez T. Davis; to my brother, David W. Thompson; to my sister-intaw, Corrie E. Ezell; to my sister-in-law, Sally F. Finley; to my brother-in-law, Calvin E. Emerson; and to my niece by marriage, Lucille E. Gowan, a child of my deceased brother-in-law, Joe Emerson, the division between them to be share and share alike, in fee simple absolute.

ITEM LLI:- I hereby nominate, constitute and appoint my sister, Inez T. Davis and my niece, Inez F. Pitts, Executrices of this my last Will and Testament, with full power to them, to do and and every act necessary to carry this my last Will end Testament into effect and without giving bond as such Executrices.

IN WITNESS WHEREOF, I have hereunto signed my name

and affixed my seal this /3 day of July, A. D. 1967.

Signed, Sealed, Published and Declaredby, Larry ?? Thompson, 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 signed our names as witnesses.

Goyce W. Couch Bessie Lee Mance JAMars

Lany J. Thomps

Besorded 1/0/15 Jule: 441-12, 806

PROOF OF WILL

Personally appeared before me Joyce W. Couch who, being duly sworn, thatshe saw Larry P. Thompson seal, publish and declare the annexed instrument of writing, bearing date , 1967, to be and contain the said testator's Last Will July 13 and Testament; that the said testator was then of sound and disposing mind, memory and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this depondent Joyce W. Couch together with Bessie Lee Nance J. D. Mars and at the request of the testator in the presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

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

Sworn to before me this 31st day

December

Judge of Probate for Abbeville

County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated July 13, 1967

be and the same hereby is admitted to Probate as the Last Will and Testament of Larry P. Thompson deceased, in common form, valid to pass real and personal property, and that Letters Testamentary be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 31st DAY OF December 19 74

> As Probate Judge for Abbeville South Carolina

ATTORNEY AT LAW BBTVILLE, S. C. 29620 Elmin Todd yang

STATE OF SOUTH CAROLINA,)
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF ELEANOR TODD YOUNG

I, Eleanor Todd Young, of the Town of Due West, County and State aforesaid, being of sound mind and memory and in full possession of my mental faculties, do declare this to be my East will and Testament, hereby revoking and making null and void all former Wills at any time heretofore made by me.

ITEM 1.

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

ITEM II.

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

ITEM III.

- (a) I will, devise and bequeath to my beloved husband, William Chalmers Young, all of my property, real, personal and mixed, of whatsoever kind and nature and wherever situate, absolutely and in fee simple.
- (b) If my said husband shall predecease me, or if he and I shall die simultaneously or as a result of a common disaster or under such circumstances as to render it difficult or impossible to determine whether he survived me, then I give, devise and bequeath all of my said property to my beloved nieces, Harriett Porter Scurry and Julia Porter Scurry, absolutely and in fee simple, share and share alike, but in the event one of my said nieces shall predecease the other, her share will be equally divided between her surviving children in equal shares.

Recorded-1-10-75 BK 10

ITEM IV.

I hereby nominate, constitute and appoint my beloved husband, William Chalmers Young, as Executor of this my Last Will and Testament, but in the event my said husband is unable to act or qualify as Executor, then I hereby nominate, constitute and appoint my said nieces, Harriett Porter Scurry and Julia Porter Scurry as Executrixes of this my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this 23rd day of February, in the Year of our Lord One Thousand Nine Hundred and Sixty-Two.

Eleaner Todd young (L.S.)

WITNESSED

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

Pack Willer Due West S.C.

Carrollon Hauthouse Due West S.C.

Witness Address

Done West S.C.

Address

Address

Address

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,)
Abbeville County.	}
D. DECCHE I DD D MANON Destant	

IN THE COURT OF PROBATE

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

Personally appears Donald A. Kennedy
who, being duly sworn, says that he saw Eleanor I. Young
sign, seal, publish and declare the annexed instrument of writing, bearing date the = = = 23rd day of
February to be
and containher Last Will and Testament; that the said Elegnor T. Young
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said = = = = Donald A. Kennedy = = = = = =
together with lack McKee and Carroll'M. Hawthorne at the request
of the testat rix in herpresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 7th day of January Anno Domini 1975 BESSIE LEE F. NANCE Sworn to before me, this 7th day of January Anno Domini 1975 WORLD H. Kunnudy
Judge of Probate, Abbeville County. S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition ofWilliam C. Young	-		-
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last			
xcedial x.x.x.x.x.x at x.x.x.x.x.x.x.x.x.Elegnor_T. Young =========,	deceased,	be entered	d of
Probate in Common Form.			

Given under my hand and the seal of the Court of Probate, this = 7th = - day of January - - -, 19 75.

BESSIE LEE F. NAIVE.

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
	contains the true Last Will of the within named and that
Eleanor T. Young is	deceased, so far asknow or believe;
and that === l== . will well and truly execute the same	e, by paying first the debts, and then legacies contained in the
	s will thereunto extend and the law charge me and that
will make a true an	d perfect inventory of all such goods and chattels; So help
me God.	* William C. Young William C. Young
Sworn to before me, this 7th day of	William C. Young
January , Anno Domini 19 75	Box 244, Due West, South Carolina
BESSIE LEE F. NANCE	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:	Mr. John C. Scurry, Jr., Charles & Charles,
	P. O. Box 276, Greenwood, South Carolina.

LAST WILL AND TESTAMENT OF FRANKLIN S. HOWIE

- I, FRANKLIN S. HOWIE, 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 wife, EUGENIA S. HOWIE, in fee simple, if she shall survive me. If my said 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 give, will, devise and bequeath to MY CHILDREN in equal shares, absolutely and in fee simple; subject to the provision, however, that the share of any minor beneficiary shall be transferred to my Trustee in trust and my Trustee in 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.
- 2. I appoint my daughter, EUGENIA H. BUTLER, Trustee of all trusts hereby created. If she should fail to qualify or cease to act as such Trustee, then I appoint my son, THOMAS D. HOWIE, Trustee in her place.
- 3. I appoint my wife, EUGENIA S. HOWIE, Executor of this my
 Last Will and Testament. If she should fail to qualify or cease to act as
 such Executor, I appoint my son, THOMAS D. HOWIE, Executor in her place.
 - 4. I hereby authorize my Executor, or my Trustee, to sell, lease,

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pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times for such purposes, for such prices, and upon such terms or conditions as she may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which she may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or; by applicable law.

- 5. I request that no Executor or Trustee hereunder be required to give any bond.
- 6. Throughout this Will the masculine gender shall include the feminine 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 2nd day of October, 1969.

Juddin S. Howie) (L.S.)

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

What I Havethian of Abbeville, South Carolina

Rocemany A. Capelard of Abbeville, South Carolina

Carolyn Powell of Abbeville, South Carolina

PROOF OF WILL

Personally appeared before me Rosemary H. Copeland Franklin S. Howie who, being duly sworn, that he saw , sign, seal, publish and declare the annexed instrument of writing, bearing date , 1969, to be and contain the said testator's Last Will October 2 and Testament; that the said testator was then of sound and disposing mind, memory and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this Rosemary H. Copeland together with Robert L. Hawthorne, Jr. depondent Carolyn Powell at the request of the testator in the and presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

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

Sworn to before me this 9th day January , 19 75

Rosemary It. Copeland

Judge of Probate for Abbeville County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated October 2, 1969

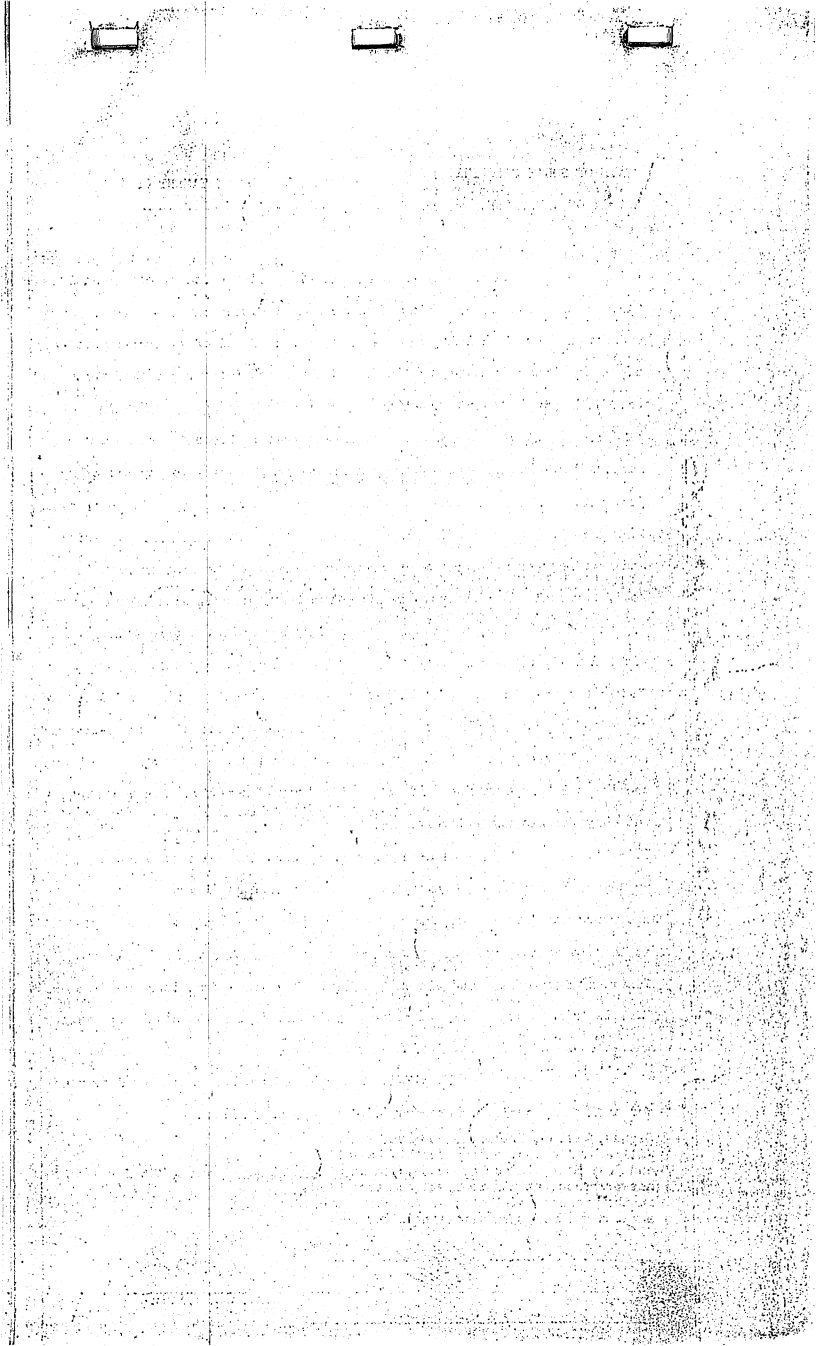
be and the same hereby is admitted to Probate as the Last Will and Testament of Franklin S. Howie deceased, in common form, valid to pass real and personal property, and that Letters Testamentary be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 9th DAY OF January , 19 75

South Carolina

ATTORNEY AT LAW



STATE OF SOUTH CAROLINA,)

LAST WILL AND TESTAMENT OF
WILLIE D. ALEWINE

IN THE NAME OF GOD, AMEN:-

I, Willie D. Alewine, of the County of Abbeville,
State of South Carolina, being of sound and disposing mind, memory and
understanding and desiring to make disposition of all of my property in case
of death, do hereby make, publish and declare the following as and for my
Last Will and Testament, to-wit:

I will and direct that my Executors and Trustees; 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 all the rest, residue and remainder of my property of whatsoever Find and wheresoever situate, real, personal and mixed unto my wife, Lucile McClain Alewine, for and duying her natural life, and at the death of my said wife, Lucile McClain Alexwine, I will, devise and bequeath all of my said property unto my son, Fred Thomas Alewine, in trust, to be held by my appointed Trustees for him maintenance and support, or should sai i property be needed for his maintenance and support, I hereby request that my Executors and Trustees, mortgage, sell or use the said property for said use, as in their discretion deem necessary, but only for his use entirely.

grandson, Nerman Lamar O'Quinn and my grandson, Willie Larry O'Quinn, as
Executors and Trustees of this my Last Will and Testament, with full power
to them to do any and every act necessary to carry this my Last Will and
Testament into effect and without giving bond as such Executors and Trustees
This is to include the right to mortgage, sell, or use the said property for
the sole use of the said, Fred Thomas Alewine.

IN WITNESS WHEREOF, I have hereunto signed my name

and affixed my seal this 22nd day of January, A.D. 197h.

Signed, Sealed, Published and Declared by Willie D. Alewine, as and for his Last Hill 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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William Alexane

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County,

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

IN THE COURT OF PROBATE

Personally appears Carol F. Speer
who, being duly sworn, says that he saw Willie D. Alewine
sign, seal, publish and declare the annexed instrument of writing, bearing date the 22nd day of
January , A. D. 1974 to be
and containhis Last Will and Testament; that the said
Willie D. Alewine was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Carol F. Speer
together withCarlene T. Griffin and 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 10th day of Jamuary Anno Domini 19 75
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above polition of Norman Lamar O'Quinn and Willie Larry O'Quinn
On hearing the above polition of
codicil, of
Probate in Common Form.
Given under my hand and the scal of the Court of Probate, this 22nd 10th day of January , 1974.
Given under in; maint and the sear of the court of recoare, this in-
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
WILLIE D. ALEWINE deceased, so far as WE know or believe;
and thatWE will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as
Wewill make a true and perfect inventory of all such goods and chattels; So help
Us God.
Sworn to before me, this 10th day of
January , Anno Domini 19 75
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C. Route # 1 - Due West, S. C. Attorney's Name and Address:
Route # 1 - Due West, S. C.

STATE OF SOUTH CAROLINA
COUNTY OF PICKENS

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LAST WILL AND TESTAMENT

OF

GEORGE B. NALLEY, SR.

I, GEORGE B. NALLEY, SR., a resident of the County of Pickens,
State of South Carolina, being of full age and of sound and disposing
mind and memory, do hereby make, publish and declare this as and for my
Last Will and Testament, hereby revoking any and all testamentary instruments
made by me.

ITEM I

hereinafter named, pay all of my debts and funeral expenses. I further direct that all estate, inheritance, succession, legacy and transfer taxes, state and federal, and any other death duties or taxes imposed upon or with respect to any property required to be included in my gross estate, whether or not passing under my Will, including the taxable value of all policies of insurance on my life and of all transfers, powers, rights or interests included in my estate for the purpose of such taxes, shall, be paid solely out of that part of my estate consisting of my residuary, estate, and being designated herein as Share 2, and all such death duties and taxes shall be charged as an expense of administration and without apportionment.

ITEM II

I give and bequeath to my beloved wife, Lavonne E. NALLEY, all ornaments, furniture, rugs, pictures, books, bric-a-brac, utensils and household effects and equipment of every name and nature whatsoever, which I may own at the time of my death, and I also give and bequeath unto my said wife all automobiles, accessories and equipment, jewelry, articles

Model

of apparel or personal adornment, and articles of domestic or personal use of which I may die seized or possessed; or, if my said wife shall not survive me, then to my children, in equal shares.

ITEM III

My Executors shall divide all of the rest and residue of my estate, real, personal and mixed, wherever situated, into two parts, hereinafter designated as Share 1 and Share 2, each to be determined as follows:

- (1) There shall first be determined the value of my gross estate, including property not administered in my estate, for the purpose of federal estate taxes.
- (2) There shall be deducted from such value the amount of all funeral and administration expense, and any and all debts and accounts payable owed by me at my death; but there shall not be deducted any estate, inheritance, transfer, succession or legacy taxes or death duties referred to in Item I above.
- (3) Share 1 shall be equal in amount to one-half of the difference so computed; except that, if there shall be includable in my gross estate for the purpose of the federal estate tax any interest in property not administered in my estate, which is deemed to pass or to have passed from me to my wife for the purpose of the marital deduction under the Federal Estate Tax Law, an amount equal to the taxable value of such interest shall be deducted from Share 1.
 - (4) Share 2 shall be equal in amount to the balance of my residuary estate after deducting the amount allocated to Share 1.

In allocating my estate between Share 1 and Share 2, my Executors shall use the values of properties as finally determined for federal estate tax purposes in my estate. In allocating and distributing assets between Share 1 and Share 2, my Executors shall allocate to Share 2 all of the capital stock which I own in Easley Lumber Company, Quality Construction Company and Town N Country Realty, Inc., and shall allocate to Share 1 assets which are fairly representative of appreciation or depreciation in the

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value of all property available for distribution. The division or allocation of my estate as finally made by my Executors shall be conclusive as to all persons interested hereunder. After so dividing my estate, my Executors shall dispose thereof as hereinafter provided.

ITEM IV

I give, devise and bequeath Share 1 of my estate to my Trustees, hereinafter named, to be held by them upon the following trusts:

- (1) My Trustees shall manage, invest, and reinvest the corpus of this trust, and collect and receive the income therefrom.
- (2) My Trustees shall pay all necessary and proper expenses in connection with the administration of the trust.
- (3) After deducting all necessary and proper expenses, including commission or compensation to the Trustees, my Trustees shall pay over the remaining net income, monthly or quarterly, to my wife, LaVONNE B. NALLEY, for and during her natural life.
- (4) In the event that the income of this trust, together with her income from other sources, shall not be sufficient for the support, maintenance and reasonable comfort of my wife, Lavonne E. NALLEY, and to permit her to maintain the standard of living to which she was accustomed during my lifetime, I direct my Trustees to use such portion or portions of the corpus of this trust as may be necessary for such purposes.
- (5) The Trustees may, in their discretion, and at any time, or from time to time, use all or any part of the corpus of this trust for the support, maintenance, comfort and benefit of my wife, LaVONNE E. NALLEY. The determination of my Trustees as to the advisability of making any such payment of corpus shall be final and binding upon all persons then or thereafter interested in the trust.
- (6) Upon the death of my wife, Lavonne E. NALLEY, this trust shall terminate, and the corpus thereof shall be distributed as my wife, and she alone, shall appoint by her Last Will and Testament. In making such appointment by her Will, my wife shall have the full and free right

BB.N.f.

to appoint the corpus thereof to her own estate, or to any person or persons, and she may appoint to such beneficiaries, including her estate, in such portion or portions as she may desire, such bequests to be free and outright, or to be imposed with such conditions or restraints as she may designate, and I expressly grant unto her the right to make appointments in trust or in life estate with remainders over should she so desire. I expressly grant unto my wife the right to exercise this power of appointment by Will which may be executed by her either before or after my death.

- (7) Should my wife, LaVONNE E. NALLEY, predecease me, this trust shall be null and void and of no effect, and this portion of my estate shall pass according to the terms of Item V hereof.
- (8) Should my wife, LaVONNE E. NALLEY, survive me, but fail, for any reason whatsoever, to exercise the powers conferred in paragraph (6) above, this trust shall terminate and the corpus of the trust as then constituted together with all accumulated income, shall pass according to the terms of Item V hereof.

ITEM V

All of the rest and residue of my estate, including Share 2, I give, devise and bequeath to my Trustees, hereinafter named, to be held by them upon the following trusts:

- (1) My Trustees shall manage, invest, and reinvest the corpus of this trust, and collect and receive the income therefrom.
- (2) My Trustees shall pay all necessary and proper expenses in connection with the administration of the trust.
- (3) After deducting all necessary and proper expenses, including commission or compensation to the Trustees, my Trustees shall pay over the remaining net income, monthly or quarterly, to my wife, LaVONNE E. NALLEY, for and during her natural life.
- (4) The Trustees may, in their discretion, and at any time, or from time to time, use all or any part of the corpus of this trust for the support, maintenance, comfort and benefit of my then surviving issue. The

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determination of my Trustees as to the advisability of making any such payment of corpus shall be final and binding upon all persons then or thereafter interested in this trust.

- and myself, my Trustees shall pay over and deliver all the corpus and accumulated income of this trust to my then surviving issue in equal shares, per stirpes, to be their property absolutely. It is my desire that all of the capital stock of Easley Lumber Company, Quality Construction Company and Town N Country Realty, Inc., which is included in the corpus of the trust at the time of the distribution, be included if possible in the portion of the trust allocated to my son, GEORGE B. NALLEY, JR.
- (6) The beneficiaries under this trust shall not have the right to sell, assign, transfer, or encumber, or in any other manner to anticipate or dispose of their interest in said trust property (including the income to be derived therefrom) until the same is actually paid over to and received by them. Neither the principal nor income produced by said trust shall be liable for the debts of any beneficiary or subject to seizure for any claim of any creditor or other person to whom he or she may be indebted or obligated; nor shall said principal or income be subject to any proceedings at law or in equity instituted in anticipation of or designed to prevent the transmission thereof intact to any said beneficiary.

4. B. M.Si

ITEM VI

If any income and/or principal from my estate or from any trust created hereunder shall become distributable to a minor, my Executors or Trustees may, in their absolute discretion, either pay over such principal or income at any time to the guardian of the property of such minor, or retain the same for such minor during minority. In case of such retention, my Executors or Trustees may apply such principal or income, and income therefrom, to the support and education of such minor, and, in such case, may do so irrespective of any other resources of such minor

or of his or her parent, either directly or by payments to the guardian of the property or parent of such minor, in any case without requiring any bond, and the receipt of any such person shall be a full discharge to my Executors or Trustees, who shall not be bound to see to the application of any such payment. Any such principal or income so retained, and any income therefrom which is not applied under the provisions of this Item, 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, my Executors or Trustees shall have all the powers and discretion herein conferred upon them.

ITEM VII

If my wife and I die under such circumstances where it is not possible to determine with certainty which of us survived the other, it shall be conclusively presumed that I predeceased my wife.

ITEM VIII

The provisions hereinabove made for my wife, LaVONNE E. NALLEY, are in lieu of dower.

ITEM IX

I hereby nominate, constitute and appoint my wife, Lavonne E. NALLEY, my son, GEORGE B. NALLEY, JR., and my daughter, SARA N. PHILLIPS, and the survivor or survivors of them, as Executors of this, my Last Will and Testament, and as Trustees of the trusts provided for hereunder. No bond shall be required of any Executor or Trustee named in this, my Last Will and Testament.

ITEM X

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

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- (1) To retain, in the form received, any property or interest in property owned by me at the time of my death.
- (2) To invest funds of my estate or of any trust created hereunder in stocks, bonds, notes, debentures, or other securities, or property, real or personal (including any common or commingled fund), notwithstanding such securities or property may not be eligible investments for fiduciaries under statutory or general law, either as to the nature of the security or as to the percentage of the security in relation to the other investments. It is my intention that they shall have the power to make such investments as they may, in their unrestricted judgment, deem best, and to register and hold any securities or property constituting a part of my estate or any trust created hereunder in the name of any nominee or agent.
- assign, or otherwise transfer or dispose of any property, real or personal, at any time held as part of my estate or of any trust fund established hereunder, for cash or other property, or upon credit, in such manner and upon such terms and conditions as they may deem best, and no person dealing with my estate or with any trust created hereunder shall be required to see to the application of any monies paid.
 - (4) To borrow money and give security therefor.
- (5) To manage, operate, repair, rebuild, mortgage, rent, and lease, for such periods and upon such terms as they may deem best, any real estate at any time held by my estate or by any trust created hereunder.
- estate, either separately or jointly with others where there is joint ownership of such property, whenever 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 receipt for income, rents, profits, proceeds of insurance and of sale, and of any other funds or property to which the estate or any trust fund hereunder is entitled, and to pay therefrom

S. B. Maley

all necessary administration expenses and other necessary expenses in connection with the operation and maintenance of principal assets, including taxes, insurance premiums, and the cost of repairs, replacements, and improvements.

- (8) To collect and receive the proceeds of insurance policies in the event of loss or damage, and to expend the same in repairs, replacement, or improvement of the damaged property, or any other property of my estate or any trust hereunder, or to hold the same as part of the principal of my estate or any trust hereunder.
- (9) To compromise, settle, or arbitrate any claim or obligation to or from me or my estate or any trusts hereunder, and to reduce the rate of interest on, to extend or otherwise modify, or to enforce, any such obligations.
- (10) To vote in person or by proxy, discretionary or otherwise, any stock or securities held by my estate or any trust hereunder; to participate freely in, or to oppose, corporate reorganizations, recapitalizations, consolidations, mergers and sales; and to exchange stock or securities of one corporation for stock or securities, whether or not of the same class, of the same or any other corporation.
- (11) To enforce, or abstain from the enforcement of, any right, obligation or claim, and to abandon any property at any time forming part of my estate or any trust hereunder, if such action is deemed advisable.
- (12) To make payment in cash or in kind upon any division and distribution of my estate or any trusts hereunder.
- (13) To value and appraise any asset, and to distribute such asset in kind at such appraised value.
- (14) To determine any question which may arise as to 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 shall be deemed corpus and not income).

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- (15) To employ such agents and counsel and other persons as may be necessary in the administration of my estate or any trust hereunder, and to determine and pay them such compensation as may be proper.
- (16) In buying and 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, or either of them, in their separate or any fiduciary capacity, whatsoever.
- (17) To commingle the funds of any trusts created by my Will with funds of any other trust or trusts created by me for the same beneficiary or beneficiaries.
- (18) In general, to exercise all powers in the management of my estate and any trusts hereunder which any individual could exercise in his own right, upon such terms and conditions as may seem best, and to execute and deliver any and all instruments and to do all acts which may be deemed necessary or proper to carry out the purposes of this, my Will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this A day of February, 1972.

GEORGE B NALLEY, SR. (LS)

Signed, Sealed, Published and Declared by the above-named Testator, GEORGE B. NALLEY, SR., as and for his Last Will and Testament, in the sight and presence of us, who, at his request and in his sight and presence, and in the sight and presence of each other, have hereunto signed our names as attesting witnesses, this * day of February, 1972.

Cherles D. Wyelf ADDRESS 101 Caroline Dr-Engley SC.

ADDRESS 512 West Main At Engly SC.

ADDRESS 112 E. William to Dr. Sternille, 5.

TRUE COPY

Probate Judge
Piokens County, S. C.

D PAGE 12, 81

EXTEOR 85857

PICKENS County.	IN THE COURT OF PROBATE
By Catherine T. Wise	e of Probate for said County.
Personally appears Charles D. Wyatt	
who, being duly sworn, says that he sawGeorge.BNalle	,一直一直一直一直,一直一直一直,一直一直,一直一直,一直一直,一直一直,一
	lting, bearing date the 4th day of
	ill and Testament; that the said
George B. Nalley, Sr was then of sou	
	Charles D. Wyatt
	and Robert A. Dobson, Ur. at the request
of the testat Or in his presence, and in the p	
Sworm to before me, this 11th day of	
October Anno Domini 19.73	Charles D. Wyatt
Catherine T. Wise	Chores is region
Judge of Probate, Pickens County, S. C.	
OPPOP ADMINISTRAC WILL TO	PROBATE IN COMMON FORM
ORDER ADMITTING WILL TO	PROBATE III COMMON PORIN
On hearing the above petition of LaVonneE Nalley,	George B. Nalley, Jr., and Sarch N. Phillips
	e granted and the said Last Will and Testament, with codicil
	, deceased, be entered of Probate in
Common Form. Given under my hand and the seal of the Court of Probate, t	his 11th day of October 1973
	atherine Tillie
	Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, PLICKENS County.	
do solemnly swear, that this writing co	ontains the true Last Will of the within named and that
George B. Nalley, Sr.	deceased, so far as know or believe;
and that W9 will well and truly execute the sai	ne, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and	i chattels will thereunto extend and the law charge me, and that
.we will make a	ω
neip	La Vonne E. Makey
Sworn to before me, this 11th day of 2	Doge B. Y Talky y
October	Sauch on Phillips
Judge of Probate, Pickens County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
At 96 page 18 200	200 Dogwood Lane, Easley, S. C.
7 COP1	. 104 Robinall Drive, Easley, S. C.
7.77.77 1 \C 1. 12 12 12 12 12 12 12 12 12 12 12 12 12	
Probate Judge Pi unty, S. C. Attorney.	John T. Gentry

leas.

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE

I, Evic Lens Hall, being of sound mind, memory and understanding, do make, publish and declare the following as and for my last "ill and Tostament, hereby revoking any and all former wills made by me, that is to say:

ITEM: I

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

ITEM II

l give, devise and bequeath unto my beloved husbard, "illiam M. Hall, all my real or personal property which I may own or have the right to dispose of at the time of my death, to be his absolutely, provided herremains single.

ITEM III

Should my husband, William M. Hall, predecease me or remarry, then I hereby devise and bequeath all my real and personal property to my children: Mattie Evelyn Gable, North Miami Beach, Florida, her heirs and assigns; Mary Helen Spence, "are boals, South Carolina, her heirs and assigns; Ruth Zomina Brown, Abbeville, South Carolina, her heirs and assigns; Willie Inez Brown, Abbeville, South Carolina, her heirs and assigns; Lemuel Marshall Hell, Rt. 1, Abbeville, South Carolina, his heirs and assigns; Catherine B. Malone, Ware Shoals, South Carolina, her heirs and assigns; and Rema Joy Mance, Lowndesville, South Carolina, her heirs and assigns. My Daughter, Ruth Zomina Brown, having predeceased me, it is my desire that her share of the estate be divided equally among her surviving children, share and share alike.

ITEM IV

I hereby nominate, constitute and appoint my beloved husband, william M. Hall, as Executor of this my will, and direct that he shall not be required to give bond as such. Should he predecease me or remarry, it is my desire that my son, Lemuel M. Hall, serve as Executor of my estate without being required to furnish bond therefor.

IN WITNESS WHERE OF I have hereunto set my Hand and Seal this 22nd day of June, 1959 at Abbeville, South Carolina.

Evil Lena Hall.

Signed, Pealed, Published and
Declared by the Testator, Evic Lena Hall,
as and for 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 hereunto subscribed our names
as witnesses on the day and year last above
written.

Eath R Mc Dill, Abbeville, S.C.

Face, Dill, Abbeville, S.C.

STATE OF SOUTH CAROLINA COUNTY OF ADBEVILLE

and declare this on a Codicle to my will dated June 22, 1959;
This will is sitnessed by J.T. Wight, Esther B. McDill and
Character of my daughter Mattie Evelyn Bable who is now wattre
Evelyn Collins and resides in Mest Palm Beach Florida, to
dispose of Lemmel Marshall Mall's share as he has now empired.
Lemmel Marshall Mall's share is to be divided equally among
his (3) three children. I name, nominate and appoint Rema Joy;
Mance and her husband Billy Mance as and for my executors.

TITHESSED MY HEAD AND SEAL THIS 5th DAY OF MARCH, 1971

The Alberta Control of the Control o

Evil Leva Hall

Patricia Barnaral.
Willia J. B. Nour

THE	STA	TE OF S	OUTH	CAR	LIN	۹.
Abbe	ville	County.	•			
Ву В	ESSI	E LEE F	NAN	CE, Pı	robate	e J

	PRC	OF OF WILL	, in the second	
THE STATE OF SOUTH CAROLIN				
Abbeville County.		IN THE COURT OF	PROBATE	
By BESSIE LEE F. NANCE, Proba	ite Judge of said cou	nty:		en e
Personally, appears	J. P. Wright			
who, being duly sworn, says that h	ie saw Evie B.	Hall		
sign, seal. Jublish and declare the	e annexed instrumen	at of writing, bearing	date the 22nd	don
June, 1959				
and contain Her	7	A. D	4. 414	to b
Evie B. Hall		ast Will and Testamen sound and disposing mi		
to the best of deponent's knowledge			1	
together with Esther B. Mc				
of the testat rix in her	presence and in the	process of each other		at the reques
Sworn to before me, this . 1		presence of each other	r. witnessed the due of	execution thereof.
January , An	ino Domini 1975		- /	
BESSIE LEE F. NAI			Wigh	
Judge of Probate, Abbeville C	County, S. C.			
		•	•	
ORDER AD	MITTING WILL	TO PROBATE IN C	OMMON FORM	
On hearing the above				
On hearing the above petition it is horeby ordered, adjudged and o	or Kena Jo decreed That the no	y-Nance andW. C.	Nance	
codicil 3/5/71 of Evi				d Testament, with
Probate in Common Form.			decease	ed, be entered of
Given under my hand and the	soal of the Count of	Dark 14t	h Ion	
	some of the Court of	,		
			LEE F. NANCE	
			and of court of 110b	ate.
		•	•	
	QUALIFICATIO	N OF FIDUCIARY	•	
THE STATE OF SOUTH CAROLINA	A.)			
Abbeville County.	· }			-
We do solemnly swe	ear, that this writing	contains the true Last	Will of the within na	med and that
Evie B. Hall		decease		
nd that we will well and t		ę, by paying first the d		
1		,		
		ls will thereunto exte		
us God.	viii make a true an	d perfect inventory of	all such goods and	chattels; So help
,	ith day of \	A.	1.	
	day of	Rema Che Va	Jul 100	2Cx-
S BESSIE LEE F. NANG	Domini 19 75	Che la	neel	· · · · · · · · · · · · · · · · · · ·
Judge of Probate, Abbeville Cou		(The Postoffice Addr	ess of each Fiduciary	must be shown)
			- - -	

By BESSIE LEE F. NANCE, Probate Judge of said county:	•			
Personally appears Willie I Brown				
who, being duly sworn, says that he saw Evie B. Hall			Styll Section	
sign, seal, publish and declare the annexed instrument of writing	, bearing date	the	5tb	day of
March, 1971 , A. D				to be
and contain her Last Will and		nat the said	Talle Marie (1975) La <u>La Carte de Carte (1975)</u> La Carte (1975)	TO THE RESERVE THE
Rvie R. Hall was then of sound and di				
to the best of deponent's knowledge and belief; and that the said	Willie I	Brown		
together with Gerald R, Clay A and				
が確認して あいかに 神 禁門 こうぶ さいしょう こうしょう しょうしょ しゅうしょ カー・フェース・コープ こうしょう こうしょう				
of the testat rix in her presence, and in the presence of	n each other, v	vitnessed u	le due execua	
Sworn to before me, this 14th day of				
Jasnuary Anno Domini 19 75	Illu.	1. 13/1	my.	
Judge of Probate, Abbeville County, S. C.			The state of the s	
		Negation (

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

nereny ordered sellineved and decreed That the petition be granted and the said I

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

I, W. Frank Kay of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

I.I commit my soul to the gracious God who gave it, and direct that my body be decently interred according to the rites of my Church, and that a suitable monument be erected to mark my grave and that all expense incurred therefor be paid out of my estate.

II. I will and direct that my executor hereinafter named pay all of my just debts with the first moneys coming in to his hands.

III. I will, devise and bequeath all of my property, both real Ollie S. Kay, and personal, to my wife/for her lifetime, and at her death 40 acres of my 83 3/4 acres of land I will to my son, Billyxx S. Kay and direct that the other 43 3/4 acres be sold, and the proceeds divided among my other three sons, John C. Kay, Marion Benson Kay, and William Francis Kay, share and share alike.

IV. I will and direct that any money and personal property on hands after the death of my wife, be divided among my four sons, named above, share and share alike.

V. I hereby nominate, constitute and appoint my son, John C. Kay, as executor of this my last will and testament, giving him the right to make deeds and conveyances, and to do the things necessary to carry out my will.

VI. I would like for Billy to purchase the balance of the real estate.

In Witness Whereof I have hereunto set my hand and seal this 29th. day of January, A. D. 1963.

Signed, sealed, published and declared by 1. Frank Kay as and for his last will and testament, in the prsence of us, who in his presence, and of each other, at his request, have subscribed our names as witnesses.

Sarah P. Hice

Abbeville S.C.

Abbeville S.C.

har & william Abbeville, S. C.

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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 Sarah C. Hill who, being duly sworn, says thatshe saw We F. Kay sign, seal, publish and declare the annexed instrument of writing, bearing date the _____29th _____day of January to be and contain his Last Will and Testament; that the said W.F. Kay was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Sarah C. Hill together with Muth M. Strawhorne and Ira L. Williams 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 20th Judge of Probate, Abbeville County. S. C. Sarah C. Hill

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of John C. Kay it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 20th day of January . 19 75.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOI	UTH CAROLINA,)		
Abbeville County.	,		
I	do solemnly swear, that this writing	contains the true Last Will of the within r	named and that
W. F.	Kay	deceased, so far asI	know or believe;
and thatI	will well and truly execute the sam	e, by paying first the debts, and then legaci	es contained in the
sald Will, as far as	his goods and chatte	els will thereunto extend and the law ch	arge me and that
	will make a true ar	nd perfect inventory of all such goods and	d chattels; So help
. me	God. mc, this 20th day of \	To his ckey	
January	, Anno Domini 19 75		
	to. Abbeville County, S. C.	(The Postoffice Address of each Fiduciar	y must be shown)
	Attorney's Name and Address	:	· · · · · · · · · · · · · · · · · · ·

FRANCES BROWN SEFTON

- I, FRANCES BROWN SEFTON, 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.
- my china cabinet and the contents therein.
- 2. I give and bequeath to my son-in-law, JULIUS, my silver dollars and my two dollar bills.
- 3. I give and bequeath to my granddaughter, DENISE, the watch and fob which formerly belonged to her great-grandmother, Clara Lee G. Brown, and also my watch.
- 4. I give and bequeath all of my other passonal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, and all policies of fire, property damage, and other insurance on or in connection with the use of this property to my husband, JAMES WARDER SEFTON, if he shall survive me.
- 5. I give and devise to my husband, JAMES WARDER SEFTON, if he shall survive me, my residence, together with the approximately forty-one acre tract of land upon which it is situated, on S. C. State Highway No. 12. together with all appurtenances and easements thereto, in fee simple.
- 6. If my husband, JAMES WARDER SEFTON, shall survive me, I give, devise and bequeath to my said husband cash, securities, or other property of my estate (undiminished by any estate, inheritance, death or similar taxes) having a value equal to 50% of the value of my adjusted gross estate as finally determined for federal estate tax purposes, less the aggregate amount of marital deductions, if any, allowed for such tax purposes by reason of

RIH

file#461-12,810

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OBERT L. HAWTHORNE, JI ATTORNEY AT LAW 200 E. PINCENEY STREET ASSENDILE, S. C. 20520 property or interests in property passing or which have passed to my said husband otherwise than by the terms of this item. In no event shall there be included in this bequest any asset or the proceeds of any asset which will not qualify for the federal estate tax marital deduction, and this bequest shall be reduced to the extent that it cannot be created with such qualifying assets.

- 7. I give, devise, and bequeath all the rest, residue and remainder of my property of every kind and description, (including lapsed legacies and devises), wherever situate and whether acquired before or after the execution of this Will to my daughter, NANCY S. KING, in fee simple.
- 8. I appoint my daughter, NANCY S. KING, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor, I appoint my husband, JAMES WARDER SEFTON, Executor in her place. I direct neither shall be required to furnish any bond.
- 9. I authorize my Executor to sell any real and personal property upon such terms as she may deem proper at any time included in my estate.
- 10. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.
- 11. IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this 11th day of Decty bex, 1973.

Frances Brown Setton (L.S.)
(Frances Brown Setton)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by FRANCES BROWN SEFTON, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Roll of Hauthball of Abbeville, South Carolina

Gasalgo P. Little of Abbeville, South Carolina

Gasalgo P. Little of Abbeville, South Carolina

PROOF OF WILL

Personally appeared before me Rosemary H. Copeland who, being duly sworn, that he saw Frances B. Sefton , sign, seal, publish and declare the annexed instrument of writing, bearing date December 11 , 1973, to be and contain the said testator's Last Will and Testament; that the said testator was then of sound and disposing mind, memory and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this depondent Rosemary H. Copeland together with Robert L. Hawthorne, Jr. and Carolyn P. Little at the request of the testator in the presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

That throughout this affidavit the masculine gender shall be

Sworn to before me this 10th day

of January , 19 75

Rosemay St. Copelar O. Affiant

Judge of Probave for Abbeville
County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated January 10, 1975

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

Will and Testament of Frances B. Sefton deceased, in common

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

be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT
HS 10th DAY OF January 19 75

As Probate Judge for Abbeville County
South Carolina

T L. HAWTHORNE, J TFORMEY AT LAW E. PHISINEY STREET EVILLE, S. C. 19050

A DESTRUCTION OF MARKET Market Land Bridge Control and Control of the State of the Stat ka kujusuuska 1800 (kuuluuska remoj kutolojia) Control of the second section and the second of the second The state of the second of The september of the first of the second of the transfer of the state of the same of t en de entre esta de la comitación de la · Company of the second property of the secon differential the fill the state of 医水杨素 医神经性病 化美国加入的人的 医多种性 医多种性性病 化二甲烷二基甲烷酸 经 Colors Legislay The state of the s

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE. 289

I, Mrs. Ludie S. Carter, of Abbeville, County of Abbeville, South Carolina, being of a disposing mind, memory and understanding, and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all wills heretofore by me made.

Item I.- I direct my Executrix, hereinafter named, to pay all of my just debts.

Item II.- I will, devise and bequeath all of my property of every kind, both real and personal and wheresoever situate, unto my daughter, Sarah Orine Milford, in fee simple absolute.

Item III.- I hereby nominate, constitute and appoint my daughter,
Sarah Orine Milford, as Executrix of this my last will and testament, to serve
without bond.

In witness whereof, I hereunto set my hand and seal this 24th day of October, 1964.

mrs Ludie S. Carter, 1)

Signed, sealed, published and declared by MRS. LUDIE S. CARTER as and for her Last Will and Testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses:

Jane W. Lough

Recorded: Jan. 27, 1945 File No: 461-12,823 Will BK. No. - 10

THE STATE OF SOUTH CAROLINA,	PROOF OF WILL
Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Ju	udge of said county:
Personally appears JOY	YCE W. COUCH
who, being duly sworn, says that he sa	w LUDIE S. CARTER
sion, seal, publish and declare the ani	nexed instrument of writing, bearing date the 24th day of
OCTOBER	. A. D
and contain her	Last Will and Testament; that the said
LUDIE S. CARTER	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and	belief; and that the said JOYCE W. COUCH
together with	SAMUEL G. and H. W. VANDIVER at the request
of the testatRIX in HER prese	ence, and in the presence of each other, witnessed the due execution thereof.
January , Anno Ludge of Probate, Abbeville Coun	5 Joyce W. Couch 15
ORDER ADMI	TTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	Barah Orine Milford
it is hereby ordered, adjucted and deep	ecd. That the petition be granted and the said Last Will and Testament, with
Probate in Common Form.	LUDIE S. CARTER , deceased, be entered of
Given under my hand and the seal	of the Court of Probate, this 22nd day of January, 19 75
	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

NO

		County,	FH CAROLINA,))) selemnly swear,	that this writing	contains the	: true Last Will o	f the wit	hin named and that
		LUDIE S.						I know or believe;
and	lhat 🚃	I	will well and truly	execute the sam	, by paying	first the debts, ar	nd then l	egacies contained in the
sa'd	Will, a	as far as	,	goods and chattel	s will ther	cunto extendiane	l the las	w charge me and that
	3	I.	will	make a true an	d perfect ii	iventory of all su	ich goods	and chattels; So help
	Sworn	to before n January	God. 1. this 22 nd Anno Do	day of 75 omini 19	Sixin	the Pace	Tic	m'infine
			. Abbeville County	<i>[</i> 3)				uciary must be shown)
			Attorney's N	ame and Address:	_			

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF ETHELYN B. REESE

IN THE NAME OF GOD, AMEN: -

I, Ethelyn B. Reese, 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 hereto for by me made.

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

After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my mother, Christina W. Blanchett, in fee simple absolute.

point my mother, Christina W. Blanchett, Executrix of this my Last Will and Testament with full power to her to do any and every act necessary to carry this my Last Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 18th day of September A. D., 1969.

Signed, Sealed, Published and Declared by Ethelyn B. Reese, 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.

Lenge & Baughman

Ethely B. Reese Is

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Recorded gan. 27, 1 ile 70: 461-12, 8, 11 BK # 10

THE STATE OF SOUTH CAROLINA,

by besite bee r. wance, riodate Judge of Said County:
Personally appears George E. Baughman, Jr.
who, being duly sworn, says that he saw Ethelyn B. Feese
sign, seal, publish and declare the annexed instrument of writing, bearing date the 18th day of
September , A. D. 1969 to be
and contain her Last Will and Testament; that the said
Ethelyn B. Peese was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said George E.Baughman, Jr.
together with RomonaB. Ving and J.D. Mars 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 . 27th day of January
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above polition of Christina W. Blanchett
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil , of Ethelyn B. Reese , deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 27th day of January , 19 75.
Dissing Fance
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
Ethelyn B. Reese deceased, so far asknow 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 her goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
me_ God.
Sworn to before me, this 27th day of Christian W Blouchest
Jamuary . Anno Domini 19 75
Judge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

I, Maud Jenkins Cook, of Abberille, in the County of Abberille, State of South Caroline, being of a disposing mind memory and understanding and desiring to make disposition of my property in case of my death, do hereby make, publish and deslare the following as and for my Last Will and Testament, to-wit:

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

Item II .- I will and bequeath all of my personal property of every kind to my son, Harold J. Cook.

Item III. I will and devise all of my real estate to my brother, James Laurice Jenkins, for and during his natural life; and at the death of my said brother, James Laurice Jenkins, the said real estate to go to my son, Harold J. Cook.

Item IV .- I hereby nominate, constitute and appoint my sen, Harold J. Cook, as executor of this my last will and testament, to serve without bend.

In witness whereof, I hereunto set my hand and seal this 1 day of March 1946.

mande Jenkus Cook Book

Signed, scaled, published and declared by Maud Jenkins Gook as and for her last will and testament in the presence of us, who in her presence, and of each other, at her request have subscribed our names as witnesses:

Drew M. Marster ---- Abbeville, S. C.

--Abbeville, S. C.

Abbeville, S. C.

Ill #461.12,829

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SHOP .

THE STATE OF SOUTH CAROLINA, Abbeville County.

N THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:		
Personally appears Onie Manyoung Hare		
who, being duly sworn, says that he saw Maude Jenkins Gook		
sign, seal, publish and declare the annexed instrument of writing, bearing dat		day of
March , A. D. 1946		to be
and contain his Last Will and Testament; t	hat the said	Wille Miller & Property
Mande Jenkins Cooks was then of sound and disposing mind,	memory and understandin	g, according
to the best of deponent's knowledge and belief; and that the saidJHe_She	rard	
together with Onie M. Young Ware and R. J.S	yfan at	the request
of the testatrix in her presence, and in the presence of each other.	witnessed the due executio	n thereof.
Sworn to before me, this 10th day of sebruary, Anno Domini 1975.		
BESSIE LEE F. NANCE	young Ware	
Judge of Probate, Abbeville County, S. C.		
ORDER ADMITTING WILL TO PROBATE IN CO	MMON FORM	
ASSESSED TO A SERVICE OF ADMITTING WILL TO PROBATE IN GO		
On hearing the above petition of Harold J. Cook		
it is hereby ordered, adjudged and decreed, That the petition be granted and the	e said Last Will and Test	ament, with
codicil of Maude Jenkins Cook	, deceased, be	entered of
Probate in Common Form.		
Given under my hand and the seal of the Court of Probate, this 10th		, 1975
ik wantanjia a shikara da ang kilipan ili da salah shikara a salah ang 1878 ili ka lan farara manana ba	SIE LEE F. NANCE	
수입하는 그 경험 하는 이 경험을 받는 것도 하는 것으로 함께 보고 있다. 그렇게 되었다. 근데 하는 그렇게 되어 보면 즐겁다고 하는 데일 보는 사람들이 되는 사람들은 소리를 받았다.	dge of Court of Probate.	
있다. 그 '중심도 '살길다. 요요하다는 요. 사람들이 하다면도 얼마는		代表 医皮肤病毒
	레이터 아이트로 이렇게 하면 없었다.	
QUALIFICATION OF FIDUCIARY		
THE STATE OF SOUTH CAROLINA,		
	Will of the within named	and that
THE STATE OF SOUTH CAROLINA, Abbeville County.	Will of the within named d, so far as Iknow	
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease	d, so far as .Iknov	w or believe;
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease and that I will well and truly execute the same, by paying first the decease.	d, so far as .Iknow	w or believe;
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease and that I will well and truly execute the same, by paying first the deceased will as far as ber goods and chattels will thereunto extends goods and chattels will thereunto extends	d, so far as Iknown hebts, and then legacies con and the law charge is	w or believe; tained in the me and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Gook: and that I will well and truly execute the same, by paying first the description of the said Will, as far as ber goods and chattels will thereunto extend the same of the sam	d, so far as Iknown hebts, and then legacies con and the law charge is	w or believe; tained in the me and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease and that I will well and truly execute the same, by paying first the deceased will, as far as her goods and chattels will thereunto extend the same of t	d, so far as Iknown hebts, and then legacies con and the law charge is	w or believe; tained in the me and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: and that I will well and truly execute the same, by paying first the desired will, as far as ber goods and chattels will thereunto extend to be compared to be compared to be compared to the compared to	d, so far as Iknown hebts, and then legacies con and the law charge is	w or believe; tained in the me and that
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease and that I will well and truly execute the same, by paying first the deceased will, as far as ber goods and chattels will thereunto extend to be goods. T will make a true and perfect inventory of the before me, this loth day of February Anno Domini 19.75	ebts, and then legacies con and and the law charge if all such goods and chat	w or believe; tained in the me and that tels; So help
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Mande Jenkins Cook: decease and that I will well and truly execute the same, by paying first the desaid Will, as far as ber goods and chattels will thereunto extend to be goods. I will make a true and perfect inventory of the before me, this loth day of February Anno Domini 19.75	d, so far as I known bets, and then legacies con and and the law charge if all such goods and chatteress of each Fiduciary must	w or believe; tained in the me and that tels; So help

STATE OF SOUTH CAROLINA COUNTY OF ABEEVILLE

IN THE NAME OF COD AMEN:

- 1. I, Thomas F. Finley, of the County and State aforesaid, do make, ordain, publish and declare this as my last will and Testament, hereby revoking all Wills and instruments of a Testamentary nature heretofore by me made.
- 2. I will and direct that my Executors or Executrix hereinafter named shall pay all my just debts with the first money coming into their hands.
- 3. I will devise and bequeath all my property, personal and real of whatsoever kind and where soever situate real, personal, and mixed unto my daughters, Ruth F. Davenport, Elma Finley Gamble, Mary Finley Henderson in fee simple absolute to be divided as follows: My daughter Ruth F. Davenport is to receive \$2000.00 above the amount received by my daughters, Mary Finley Henderson and Elma Finley Gamble. The balance of my estate will be divided equally among, Ruth F. Davenport, Elma Joan Finley Gamble, Mary Finley Henderson.
- 4. I hereby nominate, constitute and appoint my daughter, Ruth Finley Davenport as my Executrix of this my last will and testament, without bond.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND SEAL THIS 31st. DAY OF rujust

Signed sealed, Published and declared by Thomas F. Finley as and for his last will and testament, in the presence and of each other at his request, have subscribed our names as witnesses:

Sing o We motor

Has Condie

Thomas F. Finley mark I I I Frendery

file#461-12,828

	THE STATE OF SOUTH CAROLINA, Abbeville County. IN THE COURT OF PROBATE
	By BESSIE LEE F. NANCE, Probate Judge of said county:
	Personally appears GEORGE A. McMAHAN
	who, being duly sworn, says that he saw THOMAS F. FINLEY
	sign, seal, publish and declare the annexed instrument of writing, bearing date the 6th day of
	August August to be
	and contain HIS Last Will and Testament; that the said
	THOMAS F. FINLEY was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the said GEORGE A. MCMAHAN
	together withH.W. VANDIVER and S. E. LIGON 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 3rd day of February , Anno Domini 19 75) S BESSIE LEE F. NANCE Sworn to before me, this 3rd day of February , Anno Domini 19 75)
	Judge of Probate, Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
NO	On hearing the above petition of RUTH FINIEY DAVENPORT it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil , of THOMAS F, FINIEY , deceased, be entered of
	Probate in Common Form.
	Given under my hand and the seal of the Court of Probate, this 3rd day of February , 19 75
	Judge of Court of Probate.
	sauge of court of fronte.
	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
	THOMAS F, FINLEY deceased, so far as I know or believe:
	and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
	sa'd Will, as far as HIS goods and chattels will thereunto extend and the law charge me and that
	T
	will make a true and perfect inventory of all such goods and chattels; So help
	Surgery to hefers we thin 2 md
	Sworn to before me, this 3rd day of February , Anno Domini 19 75
	5/ BESSIE 1 NANCE (The Postoffice Address of each Fiduciary must be shown)
	Judge of Probate Abbeville County, S. C. Attorney's Name and Address:

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF E. PELHAM AYERS

IN THENAME OF GOD, AMEN:

I, E. Pelham Ayers, of the City of Abbeville, county and state aforesaid being of sound memory, mind, and understanding, but mindful of the uncertainty of life, do hereby make publish, and declare the following as and for my Last Will and Testament to wit:

ITEM I: I direct that my Executrix herein after named pay all my just debts as soon after my demise as possible.

ITEM II: I direct that my Executrix herein after named erect a suitable memorial to me from my estate.

ITEM III: I will, devise and bequeath unto my beloved wife, Qurdee C. Ayers, all of my estate consisting of real estate, personal property or mixed property in fee simple provided, however, that in the event she should depart this life before I do, my entire estate is to go to my daughter Lottie Guilford, the-child or child-ren of a predeceased parent to take the parent to take the parent's share.

ITEM IV: I hereby nominate and appoint Qurdee C. Ayers as Executrix of this my Last Will and Testament, she to serve without bond.

SIGNED, SEALED, PUBLISHED AND DECLARED by E. Pelham Ayers as and for his Last Will and Testament this 28th day of August, A.J., 1969, in our presence and we in his presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses:

Mong Hele Williams
Los Douter De La 25 75

461-12,432

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Chem (egents)

THE STATE OF SOUTH CAROLINA, Abbeville County.

By BESSIE LEE F. NANCE, Probate Judge of said county	:
Personally appears William P.Gre	ene, Jr.
who, being duly sworn, says that he sawEPelha	m Ayers
sign, seal, publish and declare the annexed instrument of	of writing, bearing date the 28th day o
-August, A.	D1969 to b
and contain his Last	Will and Testament; that the said
E. Pelham Ayers was then of sou	nd and disposing mind, memory and understanding, according
	e said William P. Greene, Jr.
together with May Gale Williams	and Sue Porter at the reques
	resence of each other, witnessed the due execution thereof.
Sworn to before me, this 21st day of	wordfreen
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Qurdee C.	Ayers
it is hereby ordered, adjudged and decreed, That the petit	ion be granted and the said Last Will and Testament, with
codicil :	Ayers deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of P	BECC: LEE E. P.
	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
E. Pelham Ayers	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 chattel	s will thereunto extend and the law charge me and that
will make a true an	d perfect inventory of all such goods and chattels; So help
God.	_
Sworn to before me, this 21st day of	Ourdie C. Azen
February , Anno Domini 1975	<i>V</i>
CESSIE LEE F. NANCE	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:	
recorded a remit and Mulicas.	

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF Herman H. Hanks

IN THE NAME OF GOD, AMEN:-

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

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

3:- I will, devise and bequeath, all of my property of whatsoever kind and wheresoever situate, real, personal or mixed, unto my beloved wife, Sarah P. Hanks, in fee simple absolute.

I do hereby nominate, constitute and appoint my wife,
Sarah P. Hanks, Executrix of this my Last Will and Testament,
without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 9th day of December, 1959, A. D.

Herman H. Hanles (LS)

Signed, Sealed, Published and Declared by Herman H. Hanks 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.

Charles C Murdock Viginia on Heath aldenille S. C.
alberille S. C.

461-12,833

1-25-75

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN. THE COURT OF PROBATE

._day.of

By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Charlie C. Murdock	
who, being duly sworn, says that he saw Herman He Haks	
sign, seal, publish and declare the annexed instrument of writing, bearing date the	9th
December, 1959 , A. D. It	
and contain His Last Will and Testament: that the sai	

A. D. It to be and contain His Last Will and Testament; that the said Herman H. Hanks was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with Doris C. Boyd and Virginia M. Heath 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 21th day of February Anno Domini 1975

BESSIE LEE E. NANCE

Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of ______Sarah P. Hanks
it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil _______, of ____Herman H, Hanks _______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 21th day of February 19 75

BESSIE BE 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 within named and that
Herman H, Hanks	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
sa'd Will, as far as his goods and chattels	s will thereunto extend and the law charge me and tha
	perfect inventory of all such goods and chattels; So help
me God.	<i>*</i> 1
Sworn to before me, this 21th day of February . Anno Domini 19 75	X Same J. Handes
BESCHE LES FL MANCE	(The Postoffice Address of each Fiducians must be shown)
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

STATE OF SOUTH C.ROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTALENT

In the name of God, amen:

Me, George A. Ferguson and Ethel C. Ferguson, husband and wife, of Abbeville, County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as and for our joint will and testament.

Item I. We commit our souls to the gracious God who gave them and direct that our bodies be decently interred accordto the rites of our Church, and that the expense incurred therefor he paid out of our estates.

Item II. We will and direct that our executor or executrix hereinafter named pay all of our just debts with the first money coming in to his or her hands.

Item III. Each of us wills, devises and bequeaths to the survivor of us all of his or her property, both real and personal, with which the other of us dies seized and possessed.

Item IV. In the event that both of us should die in a common Catastrophe, then said property is to go one-half to the niece of George A. Ferguson, Eunice Irene Ferguson; and the other half to Ray Augustus Crawford, Jr. and Ethel Jane Crawford, nephew and niece of Ethel C. Ferguson, share and share alike.

Item V. We hereby nominate, conntitute and appoint the survivor of us as executor or executivity of this will, as the case may be, giving him or her power to make conveyences and to do the things necessary to carry out this will without the Order of the Court.

In witness whereof, we have hereunto set our hands and seals, interchangeably, this 24th. day of October A D 1966.

declared by George A. Ferguson, and Ethel C. Ferguson, 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

G-

attently & C

461-12,835

THE.STA	TE OF SOUTH	CAROLINA,
Abbeville	County.	

Personally appears Sarah C. Hill	
who, being duly sworn, says that the saw GEORGE A *** Ferguson	
sign, seal, publish and declare the annexed instrument of writing, bearing date the da	y of
October , A. D. 1966	to be
and contain his Last Will and Testament; that the said	
George A. Ferguson was then of sound and disposing mind, memory and understanding, account	ding
to the best of deponent's knowledge and belief; and that the said Sarah C. Hill	
together with Charles D. Sparks and Samuel G. Gilliam at the re-	luest
of the testator in his presence, and in the presence of each other, witnessed the due execution there	of.
Sworn to before me, this 25th day of February , Anno Domini 1975 BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C.	-,*
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above polition of Ethel C. Ferguson. it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, codicil	with
Given under my hand and the scal of the Court of Probate, this 25th day of February 19	7 5
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	
George A. Ferguson deceased, so far as I know or bel	ieve;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in	the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and	that
will make a true and perfect inventory of all such goods and chattels; So	help
Sworn to before me, this 25th day of School C. February Anno Domini 1975	سن
February . Anno Domini 1975 (BESSIE LEE F. NANCE (The Postoffice Address of each Fiduciary must be sho Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:	vn)

STATE OF SOUTH CAROLINA

Tast Will and Testament

OF

ROBBIE EZRA MCNAIR

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

ITEM I.

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

ITEM II.

I give and bequeath to my wife, Mary Wideman McNair, 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, Mary Wide-man McNair, 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 of the rest and residue of my property, of every kind and nature, and wheresoever situate, real, personal, or mixed, whether now owned or later acquired, I give, bequeath, and devise to my wife, Mary Wideman McNair, her heirs and assigns forever.

ITEM V.

In the event my wife and I should perish in a common accident or disaster, neither surviving the other for a period longer than twenty-four hours, then in that event, I give, bequeath and devise all of my property, real, personal, or mixed,

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PAGE NO. I and wheresoever situate, as follows: one-third to my son, George W. McNair, one-third to my daughter, Mildred McNair Hughes, and one-third to my daughter, Patricia Lee McNair, to them, their heirs and assigns forever. I direct that my daughter, Mildred McNair Hughes, shall be the guardian for my daughter, Patricia Lee McNair, and that she manage and control the estate of my minor daughter, Patricia Lee McNair, as she in her sole discretion may determine. In this event, Patricia Lee McNair shall reside with my daughter, Mildred McNair Hughes.

ITEM VI.

I hereby nominate, constitute, and appoint my wife, Mary Wideman McNair, 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. In the event my wife and I should perish in a common accident or disaster, as set out in ITEM V, then in that event I nominate, constitute and appoint my daughter, Mildred McNair Hughes, 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:

IN WITNESS WHEREOF, I have hereunto set my Hand

and Seal to this my last will and testament, this day

of and, 1971.

Probles Equa M. Pair (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED BY the said Robbie Ezra McNair 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,

(Last Will and Testament of Robbie Ezra McNair)

Page No. III

have hereunto subscribed our names in our own handwriting as witnesses this $24^{\frac{1}{2}}$ day of $\frac{3EPTEMPER}{4}$, 1971.

Frances 2. Carlisle of Callown Falls S.C.

Firthe Hodge of Lukoun Fall, S.E.

MUDD of Callown Palls, S.G.

Mandad 2-26-75

	THE STATE OF SOUTH CAROLINA, Abbeville County.
•	By BESSIE LEE F. NANCE, Probate Judge of said county:
	Personally appears JAMES W. Guest
	who, being duly sworn, says that he saw Robbie Ezra McNair
	sign, seal, publish and declare the annexed instrument of writing, bearing date the 24th
	September A. D. 1971 to be
	and contain his 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 KYXKEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	together withFrances W. Carlisle and Martha K. Hodges at the request
	of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof.
	Swoin to before me, this 24th day of February BESSIE LEE F. NANGE Domini 19 75 Judge of Probate, Abbeville County. S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
	On hearing the above position of MARY WIDEMAN MONAIR
Ю	it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
	Probate in Common Form. ROBBIE EZRA MCNAIR Probate in Common Form.
	Given under my hand and the seal of the Court of Probate, BESSIE LEE F. MANCE February 19 75
	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 ROBBIE EZRA MCNAIR deceased, so far as I know or believe; and that I will well and truly execute the same by present the same by the same b
	the debts, and then legacies contained in the
	that that thereunts extend and the law charge me and that
	WE God.
	Sworn to before me, this 24th day of February . Anno Domini 1975 P. O. Box 335 - Calhoun Falls, S. C.
	Judge of Probate. Abbeville County, S. C. (The Posteffice Address of each Fiduciary must be shown)
	Attorney's Name and Address:

THE LAST WILL AND TESTAMENT OF JANIE R. JOHNSON

IN THE NAME OF GOD AMEN:

I, JANIE R. JOHNSON, also known as Mrs. W. Wilson
Johnson. of Abbeville County, South Carolina, being of sound
mind and disposing mind and memory, do hereby make, publish,
and declare the following as and for my Last Will and
Testament, hereby revoking all other Wills and Codicils
heretofore by me made.

FIRST: I direct my executor to pay all of my just debts, funeral expenses, and expenses in connection with the administration of my estate, as soon as practicable after my death.

Association the sum of Three Hundred and 00/100 (\$300.00) Dollars on condition that such interest or other income as said Cemetery Association may from time to time receive or allow on the same, shall be applied by said Cemetery Association to the payment of the annual dues to said Cemetery Association, and to the preservation and care in perpetuity of the Janie R. Johnson and W. Wilson Johnson family plot in said Cemetery, and of any monument or other erection thereon, and to the cultivation and keeping in order of any grass or shrubbery on or appertaining to said lot, and the said Cemetery Association shall not be required so far as aforesaid to invest said sum separately.

THIRD: All the rest and residue of my property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my son, Dr. W. W.

Johnson, Jr., in fee simple.

Mr. S.

	PROOF OF WILL STATE OF THE STATE OF THE STATE OF
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate J	udge of said county:
Personally appears	NANCY S. KING
who, being duly sworn, says that he sa	JANIE R. JOHNSON
	nexed instrument of writing, bearing date the lst day of
and the second of the second o	1962 to be
	Last Will and Testament; that the said
JANIE R. JOHNSON	was then of sound and disposing mind, memory and understanding, according
	belief; and that the saidNANCY_SKING
together with RICHARD EDWARDS	and ROBERT L. HAWTHORNE at the request
	ence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 26	
FEBRUARY , Anno	25\
Serie 4. 3 17	Domini 19 Jancy & Ling
Judge of Probate, Abbeville Cour	ty. S. C.
ORDER ADMI	TTING WILL TO PROBATE IN COMMON FORM
	DR. W. W. JOHNSON
is neverly ordered, adjudged and deer	eed, That the petition be granted and the said Last Will and Testament, with
codicil, of	JANIE R. JOMNSON deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal	of the Court of Probate, this 26th day of FEBRUARY , 19.75.
	Besseller F. Hance
	Judge of Court of Probate.
44.	
	QUALIFICATION OF FIDUCIARY
HE STATE OF SOUTH CAROLINA,	
bbeville County.	
do solemnly swear,	that this writing contains the true Last Will of the within named and that
IANTE D. LOURIGON	deceased, so far as I know or believe;
	y execute the same, by paying first the debts, and then legacies contained in the
· · · · · · · · · · · · · · · · · · ·	
-	goods and chattels will thereunto extend and the law charge me and that
ME	make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 26	the damage I man Quel and a large and
FEBRUARY Anno Do	
Bessin G. 2 M	S. C. 29620
Judge of Probile. Abbeville County	(The Postoffice Address of each Fiduciary must be shown)

NO

Judge of Probile. Abbeville County, S. C.

Attorney's Name and Address:

I express the hope that my son, Dr. W. W. Johnson, Jr. will give to my granddaughter, Mary Jane Johnson, daughter of Dr. W. W. Johnson, Jr., my solitaire diamond ring, at such time as he is of the opinion and believes that Mary Jane Johnson has reached sufficient age and maturity to keep, protect, and properly safeguard this solitaire diamond ring, but I expressly declare that I do not intend to create any charge or lien on this diamond ring, nor any trust in law or in equity.

FOURTH: I appoint my son, <u>Dr. W. W. Johnson</u>, <u>Jr.</u>, to be the executor of this my Last Will and Testament, and request that he not be required to give any bond.

<u>FIFTH:</u> 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:

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.

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 A day of TWE, 1962.

The foregoing instrument, consisting of two typewritten pages, typewritten on only one side, was at the date thereof by the said JANIE R. JOHNSON signed, sealed, published, and cclared 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.

Total Hawthere G. of Abbeville, South Carolina.

Mancy S. King of Abbeville, South Carolina.

Richard Colwards of Abbeville, South Carolina.

LAST WILL AND TESTAMENT OF

- I, HENRIETTA MARTIN YOUNG, (one and the same person as Mrs. William Clifton Young), 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
 - 1. I direct that all my just debts, funeral expenses, and expenses in connection with the administration of my estate be paid as soon as practicable after my death.

heretofore by me made.

- 2. 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 son, ARTHUR YOUNG, in fee simple, if he shall survive me.
- 3. I appoint my son, ARTHUR YOUNG, Executor of this my Last Will and Testament.
- 4. I hereby authorize my Executor to sell, transfer, exchange, convert, or otherwise dispose of 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; and 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.
- 5. I request that my Executor hereunder not be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end

RIK

THE STATE OF SOUTH CAROLINA, Abbeville County.

Porconally annual
Personally appears
who, being duly sworn, says that he saw Henrietta M. Young
sign, seal, publish and declare the annexed instrument of writing, bearing date the
and contain her
Last Will and Testament; that the said
Henrietta M. Young was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Nancy S. King
Robert L. Hawthorne, Jr. Rosemary H. Copeland
the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this4thday of
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Arthur Young
is hereby ordered, adjusted and decreed That it
is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with
dicil, ofHENRIETTA M. YOUNG doceased, be entered of
obate in Common Form.
Given under my hand and the seal of the Court of Probate, this 4th day of March 19.75.
day of Plaren
Tudgo of Court &
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
F STATE OF COURT
E STATE OF SOUTH CAROLINA,)
do solemnly swear, that this writing contains the true Last Will of the within named and that
deceased and
will well and truly execute the same, by paying first the debts, and then leaves
Will, as far as I goods and chattels will thereunto extend and the law charge me and that
I
I will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 4th day of March
(403 Langley Street - Abbeville G G
Judge of Probate Abbeville County, S. C. 403 Langley Street - Abbeville, S. C. (The Postoffice Address of each Fiduciary must be shown)