COUNTY OF ARESVILLE

IN THE NAME OF GOD, AMEN: -

- 1. I, Addie C. Cole, of the County of Abbeville, in the State of South Carolina, 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 Executor hereinafter named, shall pay all of my just debts with the first money coming his hands.
- 3. After the payments of my debts, I will, devise and bequeath to the Due West Baptist Church, Due West, S. C., the sum of two thousand dollars (\$2000.00) to use as the church sees fit.
- h. I will, devise, and bequeath the sum of one-thousand dollars (\$1000.00) to Lebanon Presbyterian Church, Abbeville, S. C., to use at the church sees fit.
- 5. I will, devise, and bequeath to my nephew, Raymond Dunlap the sum of two-thousand five hundred dollars (\$2500.00).
- 6. I will, devise, and bequeath to my niece, Sara F. Lange, the sum of one-thousand dollars (\$1000.00).
- 7. I will, devise, and bequeath to my niece, Frances F. Whitmire, the sum of one-thousand dollars (\$1000.00).
- 8. I will, devise, and bequeath to my niece, Joan F. Longshore, the sum of one-thousand dollars (\$1000.00).
- 9. I will, devise, and bequeath to my beloved friend, George Turner, the sum of One-thousand five hundred dollars (\$1500.00).
- 10. After the payments of all my just debts as specified in paragraph 2 above, If there is not enough <u>cash</u> left in my estate to pay the individuals above mentioned in paragraphs 3 9, then each of them is to get their proportionate share.
- and five (5) acres of land around this house during his natural lifetime or so long as he care to make this his home. He is to have access to water and fire-wood on my farm so long as is needed by him. Also, I will devise and bequeath my Massey Harris Tractor and all the equipment that goes with it to Stewart Burton. I request that my nephew, Sammie J. Clark, Jr. furnish him transportation for his needs during his natural lifetime. At the death of Stewart Burton or at such time he no longer desires to have this as his home, this house and five (5) acres of land will revert back to my original farm regardless of who may have title to it at that time.

- 12. I will, devise, and bequeath all the rest, residue, and remainder of my property real, personal, or mixed unto nephew, Sammie J. Clark, Jr. in fee simple absolute.
- 13. I hereby nominate, constitue and appoint my nephew, Sammie J. Clark, Jr. Executor of this my Last Will and Testament with full power to him to do any and every act necessary to carry this Last Will and Testament into effect and without giving bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 28th day of March, 1975.

Addie C Ole

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

Raph ware 12029 ha se

Charlie Mundak At 2 House Peth &

Lewider July 16, 1976 BR 11. Pages 1+2

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Charlie C. Murdock
who, being duly sworn, says that he saw Addio C. Cole
sign, seal, publish and declare the annexed instrument of writing, bearing date the 28th day of
March , A. D. 1975 to be
and contain her Last Will and Testament; that the said
Addie C. Cole was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidCharlie C. Furdock
together with Ralph Ware and George R. Crawford at the request
of the testatrix and in the presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this, 15th day of July Anno Domini 1975 Charlie Mucuuloe Judge of Probate, Abbeville County. S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above position of Sarmie J.Clark, Jr. it is hereby ordered, adjuded and decreed, That the petition be granted and the said. Last Will and Testament, with codicil , of Addie C. Cole , deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 15th day of July 1576
Descele J. Mance
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
Addie C. Cole 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 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
Sworn to before me, this 15th day of July Anno Domini 1976 Session of Product Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

Recorded July 16, 1976 Bk 11 page 142

STATE OF SOUTH CAROLINA,

IN THE NAME OF GOD, AMEN:-

- 1: I, William L. Dawson, 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 Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.
- 3: I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, unto my beloved brother, Frank Dawson, in fee simple absolute.
- 4: I hereby nominate, constitute and appoint my brother, Frank Dawson, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 1076 day of May, 1976, A.D.

William L. Lanson (15)

Signed, Sealed, Published and Declared by William L. Dawson, 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.

State C. Hanks Aberille, J.C. Charlie C. Murulerk abbauille, SC



THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Beatrice C.Sp.	arrow
who, being duly sworn, says that the saw Will	liar. L. Dawsen
sign, seal, publish and declare the annexed instrument	of writing, bearing date the 10th day of
	D. 1976 to be
	Will and Testament; that the said
William L. Dawson was then of sou	and and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	
together with Alta W. Hanks	and Charlie C. Murdock at the request
of the testator in his presence, and in the p	presence of each other, witnessed the due execution thereof.
Sworn to before me, this 28th day of July , Anno Domini 19 76	Bestrice C. Igarrow
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
	on. tion be granted and the said Last Will and Testament, with
codicil , of William L. Probate in Common Form.	_Dawson, deceased, be entered of
Given under my hand and the seat of the Court of P	robate, this 28th day of July , 19.76.
	Judge of Court of Probate.
QUALIFICATIO	N OF FIDUCIARY
•	
THE STATE OF SOUTH CAROLINA,) Abbeville County.	en grande en grande en grande en de de kompanier en de de kompanier en de de kompanier en de kompanier en de d En grande en de kompanier en de de kompanier en de de kompanier en de kompanier en de kompanier en de kompanier
	contains the true Last Will of the within named and that
William L. Dawson	deceased, so far asknow or believe;
	e, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattel	s will thereunto extend and the law charge me and that
will make a true an	d perfect inventory of all such goods and chattels; So help
me Cod	
Sworn to before me, this 28th. day of \	Frank Dawson
July , Anno Domini 19 76	Brunh Dawson
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
•	

STATE OF GEORGIA
COUNTY OF BIBB

I, BETTY ANN WINN, of said state and county, do make, publish and declare this my Last Will and Testament, hereby revoking all Wills heretofore made by me.

ITEM I.

I wish my body buried in a Christian-like manner, suitable to my circumstances and condition in life, with interment in my burial plot at Greenwood Memorial Gardens, Greenwood, South Carolina, and the costs thereof paid out of my estate.

ITEM II.

I direct my Executor hereinafter named to pay all of my just debts as soon as practicable following my death.

ITEM III.

All of my property, both real and personal, of every kind, character and description and wherever situated, including any choses in action, I do give, devise and bequeath unto my beloved husband, Claude A. Winn, Jr., to be his absolutely and in fee simple.

ITEM IV.

Should my husband predecease me or die in a common disaster with me, then and in that event I do give, devise

and bequeath one-third of my entire estate unto my son, Kenneth Davier Winn, and the remaining two-thirds of my estate jointly to my children, Teresa Ann Winn, Kathy Marie Winn, Walter Kevin Winn, and any other child or children born hereafter, share and share alike. In the event any one or more of my children should predecease me, leaving a child or children, then and in that event, the child or children of such deceased child shall stand in the place of and take the share of his or here deceased parent.

ITEM V.

In the event that my husband, Claude A. Winn, Jr., should predecease me, or if we should die in a common disaster, I hereby constitute and appoint my brother-in-law, Thomas J. Winn, as guardian of the person and property of my minor children living at the time of my death.

ITEM VI.

The provisions as contained in this Last Will and Testament are made in contemplation of the possible birth or adoption of a future child or children, and shall not be revoked by any such event.

ITEM VII.

I hereby constitute, nominate and appoint as

Executor of this my Will my husband, Claude A. Winn, Jr., and in the
management, care and disposition of my estate, I do confer upon him
the power to do all things and to execute such instruments as may be
necessary or proper in the fulfillment thereof. He is specifically

 \leq

authorized to sell, exchange or otherwise dispose of any property at any time held or acquired under this Will at public or private sale, for cash or on terms, without advertisement, in his sole discretion. He is especially relieved from the filing of inventory or appraisal or any annual or other return or report to any court and from the giving of bond, and he is further relieved from obtaining any ander items any court in the administration of my estate save such as may be discreased in the probate thereof.

ITEM VII.

Should Claude A. Winn, Jr. predecease me or for any reason fail or cease to act as Executor hereunder, then and in that event, I constitute and appoint my brother-in-law, Thomas J. Winn, as successor Executor hereunder. He shall have and may exercise any or all of the powers herein conferred on my Executor as fully and to the same extent as if he had originally been named as Executor herein.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Will, this the 29 day of moved, 1972.

Betty ANN WINN

Signed, sealed, published and declared by Betty Ann Winn as and for her Last Will and Testament in our presence and we, at her request and in her presence, and in the presence of each other, have hereunto sub-

Leorded aug 2,1976 BB.11-Pages

PROOF OF WILL IN SOLEMN FORM

EORGIA—BIBB COUNTY:	MAY	Term, 1976
Charles M. Stapleton		_ do swear that I,
Hendley V. Napier		
s well as		
aw the within named Betty Ann Winn	si	gn and publish the
vithin paper as her last Will and Testament; that I		ness thereto, at the
pecial instance and request of the said Betty Ann		
nd in her presence, as did also Hendley V. Napi	.er	
hat the saidBetty Ann Winn	•	
gned the same freely and voluntarily, and was at the ti	me of such signing of sound and	l disposing mind and
nemory.		
	have M. The	rolator
Ch.	arles M. Stapleton	
worn to and subscribed before me,	1	
udge of The Probate Court of Bibb County	* *	
OATH OF EXECUTOR	IN SOLEMN FO	RM
EORGIA—BIBB COUNTY		
l,Claude A. Winn, Jr.	do so	lemnly swear that this
writing contains the last Will of the within named	Betty Ann Winn	
leceased, as far as I know or believe, and that I will well	and truly execute the same in	accordance with the
aws of this State. So help me God.	Claude a. Z	Vinn gr
, ' ,	•	
Sworn to and subscribed before me,	Address 4440 Glenwoon, George	
this theday of MAY 19 1976, 19		
Judge of The Probate Court of Bibb County		264
naman ar ann a ann a		

JOHN OF BOURN BURNING,

COPPRES OF ARETHERN.

IN THE NAME OF GOD, ALTH:

- 7: I, Thomas A. Robison, of the County and State afore-said do make, ordain, publish and declare this as my last will and Testament, hereby revoking all wills and instruments of a testamentary nature best tofere by me made.
- 2: I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.
- 3: I will, devise and bequeath, all of my property of whatscever kind and wheresoever situate, real and personal, unto my wife, Elizabeth F. Robison, in fee simple absolute.
- I do hereby nominate, constitute and appoint my wife, Elizabeth F. Poblson, Executrix of this my last Will and Testament, without bond.

IN WITNESS WIEREOF, I have hereunto set my hand and seel this 27th day of March, 1954.

Thomas G. Cohisen (STAL)

Signed, Sealed, Published and Leclared by Thomas A. Robison 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.

Janet Calnest Address asherille, S. C. Route 4

John T. Malry Address Abbeville, S.C. Route 4

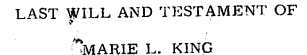
Address Abbeville, S.C.



THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Janet Calvert	
who, being duly sworn, says that she saw Thomas A. Robison	
sign, seal, publish and declare the annexed instrument of writing, bearing date the 27th	day of
March , A. D. 1954	, "
and contain his Last Will and Testament; that the said	
Thomas A. Robison was then of sound and disposing mind, memory and understanding, account and disposing mind, memory and understanding account and disposing mind.	
to the best of deponent's knowledge and belief; and that the said	
together with Helen M.Ware and John T. Mabry at the r	
of the testat or in his presence, and in the presence of each other, witnessed the due execution then	eof.
Sworn to before me, this	
Dessinge F. Mance Galvert	
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
en e	
On hearing the above petition of Elizabeth F. Robison	
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament	
codicil, of Thomas A. Robison, deceased, be enter	ed of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 29th day of July	₉ 76
Sessie Lee 2. Ma	nc
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 th	at
Thomas A. Robison deceased, so far as I know or be	elieve;
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	
will make a true and perfect inventory of all such goods and chattels; So	help
meGod.	
Sworn to before me, this 29th day of Elizaketz 4. Lake	2
July , Anno Domini 19 76	
Pessie Lee - Hance (The Postoffice Address of each Fiduciary must be sh	
Judge of Proble. Abbeville County, S. C.	∪ ₩ [[]
Attorney's Name and Address:	



- I, MARIE L. KING, also known as Mrs. J. Horace King, of the Cold Spring Community in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- estate, together with the improvements thereon, and appurtenances thereto, which presently consists of a one-half undivided interest in approximately three hundred four (304) acres in the Cold Spring Community in Abbeville County, South Carolina, to my husband, J. HORACE KING, for his use and enjoyment during his life, with full power and authority in him during his lifetime to sell, convey and dispose of such property in fee simple as required for his maintenance in health and reasonable comfort. Upon the death of my husband, I give and devise such property, as has not theretofore been disposed of by him, to my children, in equal shares, or their issue per stirpes if any of them do not survive me. If my husband predeceases me, I give and devise such property to my children, in equal shares, or their issue per stirpes if any of them do not survive me.
- 2. I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this will, in fee simple, to my husband, J. HORACE KING, if he shall survive me, or if he predeceases me, then to my children, in equal shares, or their issue per stirpes if any of them do not survive me.
- 3. I appoint my husband, J. HORACE KING, Executor of this my will. If, however, he shall fail to qualify or cease to act as Executor, I appoint my daughters, VERNA K. DICKSON and MARIE K. ANDERSON, Executors in his place, and if either of them shall fail to qualify or cease to serve as Executor, I appoint the other as sole Executor. I direct neither

RIH

SERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
LEBEVILLE, S. C. 20520

THE MITTER HOUSE VEEN ME

shall be required to furnish any bond.

- 4. I authorize my Executor to sell any real and personal property upon such terms as he may deem proper, at any time included in my estate.
- 5. Throughout this will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

Will this 26th day of JUNE, 1974.

Marie L. King) (L.S.)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by MARIE L. KING, 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.

Market Hourtlekell of Abbeville, South Carolina

Mancy S. Kuig of Abbeville, South Carolina

Carolina of Abbeville, South Carolina

.

OBERT L. HAWTHORNE,

Personally appeared before me Robert L. Hawthorne, Jr. who, being duly sworn, that he saw Marie L. King seal, publish and declare the annexed instrument of writing, bearing date June 26 , 1974, 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 Robert L. Hawthorne, Jr.together with Nancy S. King Carolyn P. Little 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 3rd day
of August 19 76

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 June 26, 1974

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

Will and Testament of Marie L. King 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 3rd DAY OF August , 19 76

As Probate Judge for Abbeville County
South Carolina

Hunthan a.

T L. HAWTHORNE, J TTORNEY AT LAW E. PINCKNEY STREET EVILLE, G. 20520

> Recorded August 9, 1976 File # 46 2 - 13,087 Bk-11 page

I, Lillie B. Adams, of the county of Abbeville, State of South Carolina, being of sound and disposing mind and memory, mindful nevertheless of the uncertainties of life, and desiring to dispose of my earthly belongings, do hereby make, publish, and declare this to be my last Will and Testame t, hereby revoking any and all Wills, beretofore made by me.

IMPRIMIS: It is my will that all of my just debts and funeral expense be paid out of the funds of my estate by my executris hereinafter named as soon after death as is practical.

ITEM II: I hereby will, devise, and bequeath all of my estate, real personal and mixed, of whatsoever kind and wheresoever situated, unto my beloved daughter, CHRISTINE A. MCKINNEY, in fee simple, to do with as she sees fit.

ITEM III: I hereby nominate, constitute and appoint as and for the executrix of this my last Will and Testament, my daughter, CHRISTINE A. MCKINNEY, and I direct that she be required to furnish no bond in this or any other such jurisdiction.

IN WITNESS Whereof, I have hereunto set my hand and seal this the 11th day of September, 1962, at Belton, County of Anderson, State of South Carolina.

Tillie B. ODame (LS.)

Signed, sealed published and declared by the above named mestator, as and for her last Will and Testament, in the presence of us, and each of us, who, at her request, in her presence, and in the presence of each other have hereunto set our names.

Willie J. Show	Address Beton, S. C.
Sonnie II. Sannister	Address Selfon, S.C.
ha Denne C. M. Dee	Address Anderson, S.C.

THE STATE OF SOUTH CAROLINA,) Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Willie T. Shaw
who, being duly sworn, says that he saw Lillie b. dama
ign, seel, publish and declare the nnexed instrument of writing, bearing date the lith day of
September . A. D. 196! to be
and contain her Last Will and Testament; that the said
Lillie B. Adams was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Willie T. Shaw
together with Bonnie H. Bannister and LaVerne C. McGee at the reques
of the testatrix in. herp esence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 12th (1) of August , Am o Domini) 76 BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C
Capter Sugar Control of the Control
ORDER AD MITTING WILL TO PROBATE IN COMMON FORM
On hearing the above position of Christine A_ McKinney
of Lilie L. Adams deceased, be entered o
Probate in Common Form.
Given under my hand and the seal of the sourt of Probate, the 12th day of August 1976 BESSIE LEE F. NANCE Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA) Abbeville County. I do solemnly swe r, that this writing contains the true Last Will of the within named and that
Lillie E. Adams deceased, so far as I know or believe
and thatI will well and only execute the same, by payin thirst the debts, and then legacies contained in the
said Will, as far as her goods and chattels will the cunto extend and the law charge me and that
ill make a true and perfect aventory of all such goods and chattels; So help
·
Sworn to before me, this 16th day of \ day of \ Sweene & 16th Coloring
Sworn to before me, this 12th day of August. Anne Domini 1975
BESSIE LEE F. NANCE Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorner i Name and / Idress:

Tast Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF ANDERSON

LAST WILL AND TESTAMENT
OF
CLYDE GORDON GASSAWAY, SR.

I, Clyde Gordon Gassaway, Sr., a resident and domiciled in the State and County aforesaid, do hereby make, publish, and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me

ITEM I.

I direct that any debt be by my Executor hereinafter named, carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executor hereunder may deem advisable and for the best interest of the beneficiaries hereunder.

ITEM II.

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 situated and whether acquired before or after the execution of this Will, absolutely and in fee simple to my wife, Maude Madden Gassaway, if she shall survive me. If my wife shall not survive me, then I give, devise and bequeath all of said property unto my children in equal shares, provided that the child or children of any deceased child shall take their parent's share per stirpes.

ITEM III.

The provisions made herein for my wife are in lieu of and a bar to dower.

ITEM IV.

If any beneficiary and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this Will that said beneficiary predeceased me, provided, however, that if my wife shall die with me as aforesaid, I direct that she shall be conclusively presumed to have survived me.

ITEM V.

I nominate, constitute and appoint my son, Clyde G. Gassaway, Jr., as Executor of this, my Last Will and Testament, and direct that he shall serve without bond. I hereby give and grant to my said Executor full and complete power to sell, convey, mortgage and encumber any and all property in which I may own an interest at the time of my death, including both real and personal property, on the terms and conditions and at such price as he in his sole discretion shall deem within the best interest of my estate.

of August, A. D., 1974.

Clyde Torchon Torony & SEAL
Clyde Gordon Gassaway, Sr.



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AH

Signed, sealed, published and declared by Clyde Gordon Gassaway, Sr. as and for his Last Will and Testament in the presence of us, who, in his presence and in the presence of each other, at his request, have subscribed our names as witnesses.

_____, Anderson, South Carolina. Anderson, South Carolina.

, Anderson, South Carolina.

A TRUE AND CORRECT COPY:

STATE	OF SOUTH CAROLINA	
(County of Anderson.	

IN THE PROBATE COURT

By RALPH F. KING, Judge of Probate for said Coun	ity.
Personally appears Harold P	
who, being duly sworn, says that he saw	
sign, seal, publish and declare the annexed instrume	nt of writing, bearing date the <u>lst</u> _day
August	day
and contain his	i. D. 1974 to b
and contain his I	ast Will and Testament; that the said
dasaway, SI was then of sound	d and disposing mind, memory and understanding, according
to the best of deponents knowledge and belief; and the	hat the said Harold P. Threltold
together with Kaye H. Crecente	and M. P. Sherard, Jrat the reques
of the testat or in his presence, and in the	presence of each other, witnessed the due execution thereo.
Sworn to before me, this 20th day of	mereo
July Anno Domini 19 76 Fig. 6 Probate, Anderson County, S. C.	faired to Frietheld
	1
Ordon Namius Tress m	
Order Admining Will T	o Probate In Common Form
On hearing the above petition of Clyde G.	Gassaway, Jr.
is nevery ordered, adjudged and decreed. That the p	etition be granted and the said Last Will and Testament, XXIII
of Clyde Gordon G	assaway, Sr. , deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of	of Probate, this 20th day of July 19 76
· ·	day of July 19 76
	judge of Court of Probate.
	${\cal J}_{-}$
Qualification	n Of Fiduciary
TATE OF SOUTH CAROLINA, County of Anderson.	•
Clyde Gordon Gassaway, Sr.	ains the true Last Will of the within named and that
	deceased, so far as I know or believe;
nd that I will well and truly execute th	ne same, by paying first the debts, and then legacies con-
ined in the said Will, as far as his	goods and chattels will thereunto extend and the law
range me, and that I	will make a true and perfect inventory of all such
oods and chattels; So help <u>me</u> G	od
Sworn to before me, this 20th day of	Chel Manana a
Judge of Probate, Anderson County, S. C.	308 Claudine Drive, Anderson, S.C. (The Postoffice Address of each Fiduciary must be shown)
\mathcal{O}	••
Attorney's Name and Add	Harold P. Threlkeld, Atty.
and the control of th	

LAST WILL AND TESTAMENT OF JULIA S. DOUGLASS

- I, JULIA S. DOUGLASS, also known as Mrs. Owen R. Douglass, of near Lake Secession, in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this Will, to my Executor hereinafter named to be disposed of as follows:
 - (a) I direct my Executor to distribute all of my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles in approximately equal shares to each and every niece and nephew of mine and of my deceased husband, Owen, provided, however, the share of all such nieces and nephews who do not survive me shall go per stirpes to those of his or her issue who are living at my death. I request that my Executor and the above mentioned nieces and nephews, and their issue, abide by any memorandum by me directing the disposition of this property or any part thereof. This request is precatory and not mandatory. If any beneficary hereunder is a minor, my Executor may distribute his or her share to him or to her or for his or her use to any person with whom he or she is residing or who has the care or control of him or her without further responsibility upon my Executor.
 - (b) I direct my Executor to convert all the rest, residue and remainder of my property of every kind and description wherever situate and whether acquired before or after the execution of this will, into cash, and to distribute the same to

14

BERT L. AWTHORNE, JR.
ATTCF EY AT LAW
200 E. PHICKNEY STREET
ABBEVILLE, S. C. 29620

each and every niece and nephew of mine and of my deceased husband Owen, in equal shares, provided that the share of all such nieces and nephews who do not survive me shall go per stirpes to those of his or her issue who are living at my death.

- 2. I appoint my deceased husband's nephew, GEORGE THEODORE DOUGLASS, of Lake City, Florida Executor of this my will. If, however, he shall fail to qualify or cease to act as Executor, I appoint THE SOUTH CAROLINA NATIONAL BANK OF CHARLESTON, a National Banking Corporation, Executor in his place. I direct neither shall be required to furnish any bond.
- 3. I authorize my Executor to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interest in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which he could do if he were the absolute owner thereof, upon such terms and conditions as my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which such Executor may deem proper or necessary to carry out the purposes of this will, and without the necessity of a court order.
- 4. The term "Executor" whenever used in this will shall be deemed to refer at any time to the Executor at that time in office hereunder.
- 5. Throughout this will the masculine gender shall be deemed to include the neuter and the singular the plural and vice versa where the context so requires.

Julia S. Donglass)

The foregoing will consisting of two (2) pages was signed, sealed, published and declared by JUI IAS. DOUGLASS, above named, to be her will

ERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
100 E. PINCKNEY STREET
BESVILL", E. G. 20020

ach :de.erv :ece the wolfsheart if has de

in our presence, and we at her request, and in her presence, and in the presence of each other, have thereunto subscribed our names as attesting witnesses.

aileen M. Monpson of Auberson, S.C.

5 J. Johnson of and Firen 3. E

Dara B. Shirley of Bellow S.C.

Recorded : State Sept. 2, 1976 Will St. Mo. 11- pages 14 & 15 File Mo: 462-13, 093

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

The South Carolina National Bank, being the nominated Executor of the Estate of Mrs. Owen R. Douglass, does hereby renounce and relinquish all such rights to serve under her Last Will and Testament.

WITNESSES:

The South Carolina National Bank

Peulie d. Williamson Wholky Merrell

Judson H. Croom, Jr. Trust Officer

7/23/76 DATE

14/2

RENUNCIATION AS EXECUTOR AND NOMINATION OF SUCCESSOR

PERSONALLY APPEARED BEFORE ME GEORGE THEODORE DOUGLASS, who being sworn says:

I am approximately forty years of age and reside at 218 Evergreen Avenue, Lake City, Florida 32055, telehphone 904-752-4060. Julia S. Douglas of Abbeville County, South Carolina died about July 30, 1976, leaving her surviving no spouse and no descendants. The decedent was the widow of Owen R. Douglass, who was my uncle. I am informed that Julia S. Douglass left a purported will dated 1974 in which she appointed this affiant as executor and if this affiant should fail to qualify or cease to act she appointed The South Carolina National Bank of Charleston as executor. This affiant has recently had a heart attack, and because of this affiant's health and on the advise of this affiant's physiciant I hereby renounce my appointment as executor of the purported will of Julia S. Douglass, deceased, and nominate The South Carolina National Bank of Charleston as executor. I make the above renounce ment and nomination of The South Carolina National Bank of Charleston on the condition of appointment and qualification by it, and subject to it continuing to act in such capacity until the close of the administration of the estate of Julia S. Douglass.

As the successor executor of the will of Julia S. Douglass, deceased, I hereby request The South Carolina National Bank of Charleston to cause the safe deposit box of Julia S. Douglass to be drilled open for examination and taking therefrom any purported will of the decedent for filing for probate in the court having jurisdiction of the decedent's estate. I do not have any knowledge or information of the existence and whereabouts of the lock box key of Julia S. Douglass at The South Carolina National Bank in Anderson, South Carolina.

SWORN to before me this 13th day <u>Jennes Murdare Monglass</u> of August. 1976 (George Theodore Douglass)

(George Theodore D

Notary public for Florida

My Commission Expires Bonded by Antadeon Ein & Casualty Co

Ictary Public, State

DBERT I , HAWTHORNE, JR.
ATTCRNEY AT LAW
200 E. PINCKNEY STREET
ABBEV! LE, S. C. 29620

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears S. J. JOHNSON			
who, being duly sworn, says that he saw	JULIA S. DOUGLASS		
sign, seal, publish and declare the annexed inst	rument of writing, bearing date	he 12th	day of
DECEMBER	A. D. 1974		to be
and contain HER	Last Will and Testament; tha	t the said JULIA S.	
DOUGLASS was the	en of sound and disposing mind, m	emory and understanding	, according
to the best of deponent's knowledge and belief; an	nd that the said S. J.	JOHNSON	
together with AILEEN M. THOMPSON	N and SARA B	. SHIRLEY	he request
of the testatRIX in HER presence, and			
Sworn to before me, this 30th da			
August , Anno Domini 19	76)		
essee Le T. Hume	5,2,0070	W20XI	
Judge of Probate, Abbeville County, S. C.	1		
ORDER ADMITTING V	WILL TO PROBATE IN COMM	ION FORM	
On hearing the above petition of	THE TAN RAV SWEAT	T.	
it is hereby ordered, adjudged and decreed, That			mont with
THE	with the state of		
codicil, of	Doodrigon	deceased, be	entered of
Probate in Common Form.	•		
	ourt of Probate, this 30th	day of August	19 7
Probate in Common Form. Given under my hand and the seal of the Co	1 . {	day of August	, 197
	Dessie	day of August of Court of Probate.	, 197
	Dessie	Ce Si Ma	197 Me
Given under my hand and the seal of the Co	Dennie	Ce Si Ma	, 197 2.nce
Given under my hand and the seal of the Co	Dessie	Ce Si Ma	, 197 Lince
Given under my hand and the seal of the Co	Dennie	Ce Si Ma	, 197 Proce
Given under my hand and the seal of the Co	Dennie	Ce Si Ma	19
Given under my hand and the seal of the Co QUALIFI THE STATE OF SOUTH CAROLINA, Abbeville County.	Dennie	of Court of Probate.	nce
Given under my hand and the seal of the Co QUALIFI THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this	Judge ICATION OF FIDUCIARY writing contains the true Last Wi	of Court of Probate.	d that
Given under my hand and the seal of the Country THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased, see the deceased, see the second se	of Court of Probate. It of the within named and to far as I know of	d that
QUALIFICATION COUNTY AND ABBEVILLE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased, so the same, by paying first the debts	of Court of Probate. It of the within named and so far as I know on the legacies contains, and then legacies contains.	d thator believe;
Given under my hand and the seal of the Country THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased, so the same, by paying first the debts	of Court of Probate. It of the within named and so far as I know on the legacies contains, and then legacies contains.	d thator believe;
QUALIFICATION AND ABBEVILLE COUNTY. Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute said Will, as far as HER goods an	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased, so the same, by paying first the debts	of Court of Probate. It of the within named and so far as I know on the legacies contains and the law charge me	d that or believe; ned in the and that
QUALIFICATION AND ABBEVILLE COUNTY. Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute said Will, as far as HER goods an	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased. So the same, by paying first the debts and chattels will thereunto extend	of Court of Probate. It of the within named and so far as I know on the legacies contains and the law charge me	d that or believe; ned in the and that
Given under my hand and the seal of the Control of South Carolina, and the State of South Carolina, and South Carolina, and that I will well and truly execute said Will, as far as HER goods an I will make a ME God.	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased. So the same, by paying first the debts and chattels will thereunto extend	of Court of Probate. It of the within named and so far as I know on the legacies contains and the law charge me	d that or believe; ned in the and that
Given under my hand and the seal of the Control of South Carolina, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute said Will, as far as HER goods an I will make a ME God. Sworn to before me, this 30th da	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Wideceased, see the same, by paying first the debts and chattels will thereunto extend true and perfect inventory of all the same and perfect inventory of	of Court of Probate. It of the within named and so far as I know on the legacies contains and the law charge me	d that or believe; ned in the and that
QUALIFICATION AND Abbeville County. The State of South Carolina, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute said Will, as far as HER goods an I will make a ME God. Sworn to before me, this 30th da August Anno Domini 19	Judge Judge ICATION OF FIDUCIARY writing contains the true Last Windereased, so the same, by paying first the debts and chattels will thereunto extend true and perfect inventory of all the same and perfect inventory of	of Court of Probate. It of the within named and so far as I know on the legacies contains and the law charge me	d that or believe; ned in the and that s; So help
Given under my hand and the seal of the Control of South Carolina, Abbeville County. I do solemnly swear, that this JULIA S. DOUGLASS and that I will well and truly execute said Will, as far as HER goods an I will make a ME God. Sworn to before me, this 30th da	Judge ICATION OF FIDUCIARY writing contains the true Last Windereased, so the same, by paying first the debts and chattels will thereunto extend true and perfect inventory of all true and	of Court of Probate. It of the within named and so far as I know of and then legacies contains and the law charge meal such goods and chattels of each Fiduciary must be	d that or believe; ned in the and that s; So help

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF
MARY SUTHERLAND BURRISS

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

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

property that I now own and all that I may later acquire, and wheresoever situate, in equal shares to my six children, namely: R. E. Burriss, Harold Burriss, Gordon Burriss, Frances Burriss McMahan, Betty Burriss Breazeale and Irene Burriss Bradberry, the child or children of any deceased child of mine to take the part his or their parent would have taken if living at the time of my death. Gordon Burriss, one of my sons, is now deceased, and his six children are to take his part of my estate. The six children of Gordon Burriss are: Gordon Walter Burriss, James Anthony Burriss, Mary Ellen Burriss, John Wilburn Burriss, Thomas Richard Burriss and Robert Elam Burriss.

that I now own and all that I may later acquire, and wheresoever situate, in equal shares to my six children, namely:
R. E. Burriss, Harold Burriss, Gordon Burriss, Francess
Burriss McMahan, Betty Burriss Breazeale and Irene Burriss
Bradberry, the child or children of any deceased child of
mine to take the part his or their parent would have taken
if living at the time of my death. Gordon Burriss, one of

m.x.B.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

by bessie the r. NANCE, Produce Judge of Said County:	
P rsonally appearsJames W. Guest	• •
ho, being duly sworn, says that be saw Mary Sutherland Burriss	
ign, scal, publish and declare the annexed instrument of writing, bearing date the 23th	lay of
September , A. D. 1966	to be
and containher Last Will and Testament; that the said	
Mary Sutherland Burrisswas then of sound and disposing mind, memory and understanding, account	
to the best of deponent's knowledge and belief; and that the said	
together withMayme_A Morrow andJ.E Carlisle at the re	equ est
the testat rix in her presence, and in the presence of each other, witnessed the due execution there	eof.
Sworn to before me, this day of	
BESSIE LEE F. NANCE /3/ James W. Julish	<u>'</u> .
Judge of P obate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
O hearing the above petition of R. E. Burriss	
is he eby ordered, adjudged and decreed, That the petition be granted and the said East Will and Testament,	:
odicil, of	ed of
Probat: in Common Form.	
Given under my hand and the seal of the Court of Probate, this 31st day of August 1 BESSIE LEE F. NANCE	
Judge of Court of Probate.	
QUALIFICATION OF FIDUCIARY	
HE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
do solemnly swear, that this writing contains the true Last Will of the within named and the	at
Mary Sutherland Furriss deceased, so far as I know or be	lieve;
nd that will well and truly execute the same, by paying first the debts, and then legacies contained in	n the
said Will, as fa asher 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 31st day of	
August , Anno Domini 1976	
Judge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be she)wn)
Attorney's Name and Address:	

Y sons, is now deceased, and his six children are to take his part of my estate. The six children of Gordon Burriss are: Gordon Walter Burriss, James Anthony Burriss, Mary Ellen Burriss, John Wilburn Burriss, Thomas Richard Burriss, and Robert Elam Burriss.

I'EM IV: All the rest and residue of my property, of every kird and nature and wheresoever situate, real, personal, or mixed, I give, bequeath and devise in equal shares to my six children, namely: R. E. Burriss, Harold Lurriss, Cordon Burriss, Frances Burriss McMahan, Betty Burriss Breazeale and Irene Burriss Bradberry, the child or children of any deceased child of mine to take the part his or their parent would have taken if living at the time of my death. Gordon Burriss, one of my sons, is now deceased, and his six children are to take his part of my estate. The six children of Gordon Burriss are: Gordon Walter Burriss, James Anthony Burriss, Mary Ellen Burriss, John Wilburn Burriss, Thomas Richard Burriss and Robert Elam Burriss.

ITEM V: I hereby nominate, constitute, and appoint my son, R. E. Burriss, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, consisting of 3 typewritten pages, this 28th day of September, 1966.

mary Sutherland Burniss. S.)

SIGNED, SEALED, PUBLISHED, AND DECLARED by the said Nary Sutherland Burriss as and for her last will and testament in our presence and in the presence of each other, and we, at her request and in her presence, and in the

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#2 }\.B

presence of each other, have hereunto subscribed our names in our own handwriting as witnesses, this 20th day of September, 1966.

m.J.B.

Drayme, & Marraw of Calham Falls & C.

Jewist Could of Calham Falls, & C.

January Contract of Milliam Falls, & C.

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

I, Irene Burriss Bradberry, do hereby acknowledge the conveyance to me of six and nine/tenths (6.9) acres of land by Mary S. Burriss which I accept as my pro-rata share of the John Burriss Home Place which is in the name of Mary S. Burriss, my mother. This is accepted in lieu of all and any other interest that I might have in said tract of land comprising the said home place.

In witness whereof I have hereunto set my hand and seal this 27thday of September , 1966.

In the presence of:

Ocene Barring Bradberry (15)

Mayne Q Do arrow

Recorded: Sept. 2, 1976 File No: 462-13, 094 Will Bk No. 11- pages 16 & 17

State of South Carolina
County of Abbeville

Last Will and Testament

In the name of God, Amen.

I, Leila E. Cochran of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

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

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

Item III. I will, devise and bequeath my real property, as follows: the house and four acres of land surrounding it, to my daughter, Gladys I. Cochran, and the balance of my real estate to my other six children to be divided among them share and share alike.

Item IV. I will, devise and bequeath my personal property to my seven children, to be divided among them share and share alike.

Item V. I hereby nominate, constitute and appoint my son, Ellis Cochran, as executor of this my last will and testament.

In Witness Whereof, I have hereunto set my hand and seal this 6th. day of March, A. D. 1959.

Signed, sealed, published and declared by Leila E. Cochran 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.

Francise Harks " Horea Path, S. C.

Recorded: Sept. 2, 1976

Dile No: 462-13 195

Will St. No. 11

THE STATE OF SOUTH CAROLINA,)

Abbeville County.	
By BESSIE LEE F. NANCE. Probate Judge of said county:	•
Personally appears Janet Calvert	
who, being duly sworn, says thatShe saw Lefla Cochran	
sign, seal, publish and declare the annexed instrument of writing, bearing date the	day of
March A. D. 1959	, to be
and contain	
Leila D. Cichran D. was then of sound and disposing mind, memory and understanding, according	cording
to the best of deponent's knowledge and belief; and that the said Janet 327 vert	
together with Francine liants and Sa nel O.Cillian at the	request
of the testat TIX. in her presence, and in the presence of each other, witnessed the due execution the	reof.
August Anno Domini 19 76 BESSIE LEE F. NANCE Judge of Probate, Abbeville County. S. C.	<i>H</i>
ODDED ADMITTING WILL TO DECRATE IN COMMON FORM	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above polition of This Cochren. It is hereby ordered, edjust, d and decreed. That the petition be granted and the said Last Will and Testamen codicil of Leila E. Scotwar. deceased, be enterprobate in Common Form.	
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	19 .1.5
BESSIE LEE F. NANCE tadge of Court of Probate.	
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,) Abbeville County. J. do solemnly swear, that this writing contains the true) ast Will of the within named and U	
Leila E: Cochran deceased, so far as . know or t	
and that $\frac{T}{T}$ will well and truly execute the same, by paying first the debts, and then legacies contained	
sa'd Will, as far as her goods and chattels will thereunto extend and the law charge me ar	id that
will make a true and perfect inventory of all such goods and chattels; §	so help
me God.	
Sworn to before me, this 37ct day of Elles Ce Three-	
BESSIE LEE F. NANCE (The Postoffice Address of each Fiduciary must be s	hown)
Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:	

Past Will and Testament of

JAN S. PEELER

STATE OF SOUTH CAROLINA
COUNTY OF JASPER

IN THE NAME OF GOD, AMEN.

I, JAN S. PEELER, of Abbeville, South Carolina, being of sound and disposing mind, memory and understanding, and being mindful of the frailties and uncertainties of this life, do make, ordain, publish, and declare the following as and for my Last Will and Testament, hereby revoking all prior wills or other instruments of a testamentary nature by me made, that is to say:

ITEM 1.

I direct that all my just debts, including funeral expenses and the expenses of my last illness be paid by my Executor, hereinafter appointed, as soon as practicable.

ITEM II.

All the rest and residue of my estate which I now have, or may hereafter acquire, real, personal and mixed, of whatever kind or nature, wheresoever situate, including choses of action, and all of the property of which I may have the power to dispose at the time of my death, I give, devise and bequeath unto my beloved husband, CLARENCE E. PEELER, to be his absolutely in fee simple. In the event my said husband shall predecease me, then all my property as set out above, I give, devise and bequeath unto my children, JAN CLARE PEELER, CONNIE BARRETT PEELER, and MARIJON PEELER, share and share alike.

ITEM III.

I nominate, constitute and appoint my said husband, CLARENCE

E. PEELER, as Executor of this my Will, and direct that he not be required to give any bond

or account to any Court for his actions as such Executor. In the event my said husband shall

-concluded on Page Two-

Tay Al

THE STATE CE SOUTH CAROLINA, Abbeville Court of PROBATE
By BESSIE LF F NANCE, Probate Judge of said county:
Personall appears
who, being duly sworn, says that he saw an S. Peeler
sign, seal, put sh and declare the annexed instrument of writing, bearing date the 6til day of
Junes to be
and contain his Last Will and Testament; that the said
Jan S. Pec er was then of sound and disposing mind, memory and understanding, according
to the best of a ponent's knowledge and belief; and that the said Cary D. Leewn
together with Luke N Brown, Jr. and Dorothy 5. Cle mer at the request
of the testat T. x. in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 31st day of August Anno Domini 1976
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On booking the above weeks and a second of the second of t
On hearing the above position of Clarence E. Peele.
codicil
Given unear my hand and the seal of the Court of Probate, this 31st day of tugust
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
Jan 5. Peeler deceased so far as I know or believe;
and that 1.7 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 ther unto extend and the law charge me and that
will make true and perfect it ventory of all such goods and chattels; So help
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Sworn to efore me, this 31st div of Allerian & Peelin

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

, Anno Domini 1 76

August

(The Postoffice Address of each Fiduciary must be shown)

-Page Two-

predecease me, or in the eveny my said husband and I shall die simultaneously in the same accident, then I nominate, constitute and appoint STATE BANK & TRUST COMPANY, a Corporation, Abbeville, South Carolina, as Executor of this my Will, and direct that it not be required to give any bond or account to any Court for its action as such Executor.

IN WITNESS WHEREOF, I have hereunto set my Hand and

Seal this the 6th day of June, A. D., 1969.

JAN S. PEELER (SEAL)

SIGNED, SEALED, PUBLISHED AND DECLARED by the Testatoio, Jan S. Peeler, 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 hereunto subscribed our names as witnesses on the day and year last above written.

Like South Carolina

Like South Carolina

Bay Fr. 2, 1976

Jule No: 462-13,096

Will Sk No. 11- Pages 19420

STATE OF BOUTH CAROLINA,
COUNTY OF BARNWELL.

LAST WILL AND TESTAMENT
OF
EULA MAE LANDIS

IN THE NAME OF GOD, AMEN:

ATTEST: A TRUE AND CONNECT COPY

I, EULA MAE LANDIS, being of sound and disposing mind and memory, and not acting under the duress, menace, fraud, or undue influence of any person whomsoever, do hereby make, publish and declare this to be my Last Will and Testament, and I do h reby expressly revoke all former Wills and Codicils heretofore made by me.

ITEM I

I direct that all of my just debts and funeral expenses be paid as soon after my demise as may be found convenient and with the first monies coming into my estate.

ITEM II

I do hereby give, devise and bequeath all of my property, real, personal and mixed, and of whatever kind and nature and wheresoever situate, to my children, namely, William Thomas Landis of Williston, South Carolina, and Peggy L. Williamson of Belvedere, South Carolina, as theirs absolutely and forever; in fee simple, share and share alike. Should any of my said children predecease me leaving issue surviving them, then I give, devise and bequeath the share of such deceased child unto his or her issue, per stirpes, who shall be living at the time of my death.

ITEM III

I hereby nominate, constitute and appoint my son, William Thomas Landis, as Executor of this my Last Will and Testament and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this _______, 1976.

Eula mae Landis (L.S.)

THE STATE OF SOUTH CAROLINA, BARNWELL County.	IN THE COURT OF PROBATE
	udge of Probate for said County.
Personally appears	
who, being duly sworn, says that he sawEula_	Mae Landis
	writing, bearing date the 3rd day o
February	
and contain SAIC Last	Will and Testament; that the said Eula Mae Landis
was then of	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	
together with	at the request
of the testat flx in her presence, and in th	e presence of each other, witnessed the due execution thereof.
Sworn to before me, this 4th day of	
August , Anno Domini 1976	Defame Trobal
Marie & Beach	in sour with
Judge of Probate, Barnwell County, S. C.	
ORDER ADMITTING WILL T	O PROBATE IN COMMON FORM
On hearing the above petition of William	
	be granted and the said Last Will and Testament, with codicil
of Eula Mae Lanc	ils , deceased, be entered of Probate to
Common Form.	be children of Fiodule in
Given under my hand and the seal of the Court of Probate	, this day of August 1976
	mare & Black
	Judge of Court of Probate.
QUALIFICATIO	N OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, BARNWELL County.	
	contains the true Last Will of the within named and that
Euta Mae Langis	deceased, so far as know or believe;
nd that will well and truly execute the s	same, by paying first the debts, and then legacies contained in the
aid Will, as far as goods a	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
elpGod.	
Sworn to before me, this 4th day of	X William Thomas Lands
August , Anno Domini 1976	Williston. S. C. 29853
maie & Black	(The Postoffice Address of each Fiduciary must be shown)
pdge of Probate, <u>Barnwell</u> County, S. C. Attorney's Name and Address:	G. Larry Inabinet
on the state of th	P. O. Box 248
	Barnwell, S. C. 29812

The foregoing instrument consisting of two (2) typewritten pages (including this certificate) signed, seated, acknowledges published and declared by the said EULA MAE LANDIS, to be her Last Will and Testament, who, in our presence, at her request, and in her presence and in the presence of each other, we believing her to be of sound and disposing mind and memory, have hereunte subscribed our names as witnesses this The day of Follows

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Action 20 Company of Blackway 10.

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M. 100: 469-13097

STATE OF SOFTH CAROLINA,) LAST WILL AND TESTAMENT OF COUNTY OF ABBEVILLE.) JAMES CHRISTOPHER KAPETANAKOS

KNOW ALL MEN BY THESE PRESENTS, that I, James Christopher Kapetanakos, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do make, publish and declare the following as and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I: I nominate, constitute and appoint my son, Christopher J. Kapetanakos, and my wife, Polly S. Kapetanakos, jointly as Executors of this my Last Will and Testament, to serve without bond, and power is given to them, either at public or private sale, to sell and dispose of and make title to any and all of my property for the payment of my debts and taxes or for carrying out the provisions of this Will.

ITEM II: I will and bequeath to my wife, Polly S. Kapetanakos, the following:

- (a) Fifty (50) shares of common stock in Chrysler Corporation.
- (b) All my interest, same being a 1/2, in 100 shares of common stock in Rockwell International Corporation.
- (c) Two (2) shares of preferred stock in American Telephone and Telegraph Corporation.
- (d) Fifty (50) shares of common stock in RCA Corporation.
- (e) All my interest, same being a 1/2, in a \$2,000.00 debenture bond of MGIC Investment Corporation.
- (f) Two (2) \$500.00 United States of America Government Bonds.
- (g) One (1) \$1,000.00 bond of New York Central Railroad.

ITEM III: I will and bequeath to my son, Christopher J. Kapetanakos, the following:

(a) All my interest, same being a 1/2, in one hundred (100) shares of common stock in Chrysler Corporation.

Rowind

PROOF OF WILL

THE	STATE	OF	SOUTH	CAROLINA,
Abbe	ville C	ounty	y .	

IN THE COURT OF PROBATE

· · · · · · · · · · · · · · · · · · ·	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Pegsy Ethridge	
who, being duly sworn, says that she saw James Christopher Kapetanakos	- 1
sign, seal, publish and declare the annexed instrument of writing, bearing date the . 3rd	day of
June , A. D. 1976	to be
and contain his Last Will and Testament; that the said Jaces Chri	stophe
vacetanakos was then of sound and disposing mind, memory and understanding, ac	cording
to the best of deponent's knowledge and belief; and that the said Peggy Ethridge.	
together with Patricia S. Page and Thurmond Bishop at the	request
of the testator in his presence, and in the presence of each other, witnessed the due execution the	
Sworn to before me, this 7th day of September Anno Domini 1976 Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	*
On hearing the above notition of Christopher J. Kapetanakos and Polly 3. Kapetana it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testamer codicil of James Christopher Kapetanakos deceased, be enterprobate in Common Form.	nt, with
Given under my hand and the seal of the Court of Probate, this 7th day of September, Judge of Court of Probate.	
and of Court of Product.	
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
do solemnly swear, that this writing contains the true Last Wall of the within named and t	.hat
James Christopher Kapetanakos deceased, so far as we know or	beli ev e;
and that W9 will well and truly execute the same, by paying first the debts, and then legacies contained	l in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me as	nd that
W C will make a true and perfect inventory of all such goods and chattels;	So help
us God.	
Sworn to before me, this 7th day of September Anno Domini 1976 Salten & Kanadameleon	:
Judge of Problete. Abbeville County, S. C.	shown)

Attorney's Name and Address:

33

STATE OF SCUTH CARCALIA
CHUITY OF ABBAVILLE

LAST WILL AND TESTAMENT OF J. H. Moore

IN THE NAME OF GOD, AMBN:-

1:- I, J. H. Moore, 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 Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.

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

h:- I hereby hominate, constitute and appoint my wife, Maude A. Moore, Executrize of this, my last Will and Testament, without bond.

IN MITNESS MEREOF, I have bereanto set my hand and seal this 3rd day of August, 196h.

J.74. 012100 (Li)

pigned, Dealed, Published and Declared by J. H. Moore, as one for his last will and Test-ament, in the presence of us, will in his presence and of each other at his request have sub-actibed our names as witnesses.

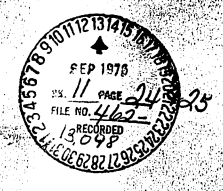
Charlie C. Mundout Calculle 5 C

12,999

PROOF

Abbeville County.	N THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said cou	
Personally appearsCharlie C.	Nurdock
who, being duly sworn, says that he saw	J. H. Moore
	t of writing, bearing date the 3rd day of
	A. D. 1961. to be
	ast Will and Testament; that the said
	sound and disposing mind, memory and understanding, according
	the said Charlie C. Murdock
	and Samuel G. Gilliam at the request
	e presence of each other, witnessed the due execution thereof.
Sworn to before me, this	
September , Anno Domini 19.76	Charlie C mundrek
Besse Lee 3 Dance	muney C munimies
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL	TO PROBATE IN COMMON FORM
On hearing the above petition of	
	etition be granted and the said Last Will and Testament, with
Probate in Common Form.	Moore deceased, be entered of
	844
\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	f Probate, this 8th day of September, 19 76
	Judge of Court of Probate.
QUALIFICAT	ON OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County. do solemnly swear, that this writing	ng contains the true Last Will of the within named and that
	deceased, so far as I know or believe
	ame, by paying first the debts, and then legacies contained in the
	itels will thereunto extend and the law charge me and that
•	and perfect inventory of all such goods and chattels; So help
	manufer man
Sworn to before me, this oth day of September, Anno Domini 1976	maude a mose
Desire 3. Manage	(The Postoffice Address of each Fiduciary must be shown)
	THE POSTULICE AGGRESS OF CACH FIGURIARY MUST DE SHOWN)

Attorney's Name and Address:



- (b) Two (2) \$5,000.00 bonds in American and Foreign Power Company, Inc
- (c) Two (2) \$100.00 bonds in American and Foreign Power Company, Inc.
- (d) Three (3) \$1, 000, 00 bonds in American and Foreign Power Company, Inc.

one hundred (100) shares of common stock in American Motors Corporation.

ITEM V: I will and bequeath to my daughter, Mary K. White, two hundred (200) shares common stock in Pan American World Airways, Inc.

ITEM VI: I will and bequeath to my granddaughter, Christina White, four (4) \$1,000.00 debenture bonds in Georgia Pacific Corporation.

ITEM VII: I will and bequeath to my grandson. JamesChristopher

Kapetanakos, two hundred (200) shares of common stock in DukesPower Company.

ITEM VIII: I will and bequeath to my grandson, Peter Kapetanakos,

one hundred (100) shares of common stock in Duke Power Company.

ITEM IX: I will and bequeath to my grandson. Terry Kapetanakos one hundred (100) shares of common stock in General Telephone and Electronics. Corporation.

ITEM X: All the rest, residue and remainder of my property undisposed of, to include both real and personal of every kind and nature, I will, devise and bequeath to my wife, Polly S. Kapetanakos.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of June, 1976.

James Christopher Valetarely

Signed, Sealed, Published and Declared by James Christopher Kapetanakos as and for his Last Will and Testmanet in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as witnesses.

residing at Allene 10. S.

residing at When I s. C.

residing at securios . S. C.

 $_{h}\chi$

STATE OF SOUTH CAROLANA COUNTY OF ALBERTON

LAST HIL AND TESTAMENT OF Arnest W. Aurdock

IN THE NAME OF GOD, AMEN:-

T:- I, Ernest ". Murdock, of the County and State aforecaid, do make, ordain, publish and declars this as my last will and Testaments hereby revoking all wills and instruments of a testamentary negative.

2:- I will and direct that my Executrix hereinal the panel shall pay all of my just debts with the first money soming hale her and the first money soming hale had the first money soming hale had been all of my property of passesses with and wheresoever situate, real, personal or mixed, unito my believed wife, Elsie G. Murdock, in fee simple absolute.

I do hereby nominate, constitute and ampoint my wife,
Elsie G. Murdock, Frecutrix of this my Lest Mill and Testament,
without bond.

IN MINE'S WEREOF, I have hereunto set my hand and seal this 17th day of March, 1960, A.D.

James No Mundock (18)

Signed, Sealed, Fublished and Declared by Ernest N. Hurdock, 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.

Prizmin Dr. Heath ashmille, S. C.
Rus M. Showhorse Sur West of S. C.
Charlie C murdock albumille D'C

A TRUE AND CORRECT COPY

Judin C: Filteria for Anderson County 2. 9

Steerster Wilson M. Carriery South 18 1976 - South

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			ROOF O	WILL		0.00	T. Produk
				7 (A.S.)			
STATE OF SOU		}		n T	HE PROB	RTE COURT	
County of	Anderson.						
By RALPH P. K	ING, Judge of Pr	obate for sald	County.			1.4	
Personally	appears	Charl	le C. Mur	dock	* 9	18 8W 5	
who, being duly	r sworn, says tha	t he saw	Emest N	Murdock			
	ish and declare t		and the second second		date the	17th	day
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together with	Virginia	M. Heath	ar ar	d Ruby M	Straw	horae 📏	of the two
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and that	I	well and truly	execute the	same, by payi	ng tiret th	e debis, and	then legition
totned in the a	ald Will, as far o	· h		goods and	chattels v	diversion (Its	extend ded the
charge me, an	nd that			will moke	a the a	nd perfect in	render of all s
goods and che	uttels; So helpi		God.				
	before me, this			Win Co	<u>Les</u>	ANN	Lind red
Aug	ust	Anno Domin	18.74	A CONTRACTOR OF THE PARTY OF TH	1		
A	CREE	9 4/1					A STATE OF THE STA

R-2 Hones Path, S. O.

77



OF

ANNIE BELLE J. HADDON

STATE	OF	SOUT	H CARO LINA	,
				1
COUNT	Y	OF	ABBEVILLE	j

I, ANNIE BELLE J. HADDON, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking all other wills and instruments of a testamentary nature heretofore by me made.

ITEM I. I direct that my Executor hereinafter named shall pay all of my just debts and funeral expenses as soon after my death as is practicable.

ITEM II. I hereby will, devise and bequeath my house and lot containing five and one-half (5 1/2) acres, more or less, to my son WILLIAM M. HADDON, to be his in fee simple absolute, to do with as he may. In the event my son WILLIAM M. HADDON predeceases me, then in that event, I will, devise and bequeath the aforesaid five and one-half (5 1/2) acres, more or less, unto my daughter-in-law, ALICE HADDON, and my four granddaughters, PAT COCKFIELD, ALICE MCNEIL, ALECIA RAINES and GAIL HADDON, in fee simple absolute, in equal shares to do with as they may.

ITEM III. I hereby will, devise and bequeath the proceeds of that certain mortgage on the old Jordan home in Due West, South Carolina, to WILLIAM M. HADDON, and if said property ever reverts back to the Haddon family, I will, devise and bequeath that the property go to WILLIAM M. HADDON in fee simple absolute, to do with as he may. In the event that the said WILLIAM M. HADDON predeceases me, then in that event, I will, devise and bequeath the above moneys or property to my daughter-in-law ALICE HADDON, and my four granddaughters, PAT COCKFIELD, ALICE MCNEIL, ALECIA RAINES and GAIL HADDON, in equal shares, in fee simple, to do with as they may.

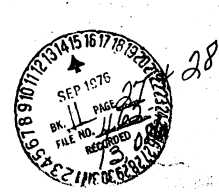
ITEM IV. I hereby will, devise and bequeath unto my daughter-in-law, HAZEL HADDON, my living room love seat, two love seat chairs, three-piece mantel set, two overstuffed rockers in dining room, buffet on back porch, porch glider, two porch glider type chairs, and the small maple rocking chair in Kate's room.

ITEM V. I hereby will, devise and bequeath unto my son, WILLIAM M. HADDON, a plaid chair in the dining room, old desk in the front hall, new TV, brown chest-of-drawers in bathroom, white kitchen safe (glass) in kitchen, white safe on the back porch, my board back antique sofa in living room, my automobile, wash stand in Kate's room, my mattress and springs on my bed, the brown dresser in Kate's room, small table by my bed, sofa in front bedroom, and my radio in my bedroom.

ITEM VI. I hereby will, devise and bequeath unto my daughter-in-law ALICE HADDON, my dining side board, Sunday dinner dish set, cedar chest in my bedroom, small wine table lamp in the living room, white frame picture in living room, cedar wardrobe in middle hall, two heavy brown chairs on the porch, and one wicker rocker in the bedroom behind Kate's room.

Page 1

Contil on Back



ITEM VII. I hereby will, devise and bequeath unto my granddaughter, PAT COCKFIELD, my piano and stool, dining room table and chairs, marble top dresser and two living room chairs that match the love seat, tall back wine chair behind the stove in dining room, and one square table in the living room.

ITEM VIII. I hereby will, devise and bequeath unto my grandson, GEORGE H. HADDON, my front bed with springs and mattress, front bedroom chest-of-drawers, my painted closet in my bedroom, coffee table in living room, small end tables in the living room and my sewing machine.

ITEM IX. I hereby will, devise and bequeath unto my granddaughter, ALICE MCNEIL, my china cabinet in the hall between Kate's room and the dining room, the safe in the kitchen pantry, white bowl and pitcher set in Kate's room, old antique lamp in the front bedroom, two flower pictures in the dining room, and the marble top table in the dining room.

ITEM X. I hereby will, devise and bequeath unto my granddaughter, ALECIA RAINES, my cedar wardrobe in the front bedroom, hall tree in the front hall, cedar chest known as Mache's in the front bedroom, refrigerator, the good rocker in the living room, my bed without springs and mattress and vanity and stool and the single bed with mattress and springs in Kate's room.

ITEM XI. I hereby will, devise and bequeath unto my granddaughter, JEAN HADDON, my wrist watch, my black and white TV, my tall green porch rocker, and the dining room sofa.

ITEM XII. I hereby will, devise and bequeath unto my granddaughter, GAIL HADDON, my rings, my vanity and chair in the front bedroom, my kitchen table and chairs, wardrobe located in the back unused bedroom behind Kate's room.

ITEM XIII. I hereby will, devise and bequeath unto my daughters-in-law, ALICE HADDON and HAZEL HADDON, to be divided equally between them, my silverware, everyday dishes, pans, crystal, linens and bedding.

ITEM XIV. I hereby will, devise and bequeath unto my son, WILLIAM M. HADDON, the four (4) gas heaters, the stove, water heater and washing machine, located in my house, and the well pump and all the outside buildings and their contents also located at my house.

ITEM XV. I hereby will, devise and bequeath unto my son, WILLIAM M. HADDON, my big picture of my husband, my father, and Paul, Jr.

ITEM XVI. All the rest and residue of my property I hereby will, devise and bequeath said property, both real and personal, not hereinabove mentioned, unto my son, WILLIAM M. HADDON, to be his in fee simple. In the event that my son, WILLIAM M. HADDON, predecease me, then in that event the property shall go to the same people that I listed in ITEM II, to be theirs in fee simple absolute.

ITEM XVII. I hereby name, nominate, constitute and appoint my son, WILLIAM M. HADDON, as Executor of this my Last Will and Testament, giving and granting unto him full and complete power to do anything necessary to carry out the terms of this my Last Will and Testament, including the power to sell or convey any or all of my property, and I hereby direct that he shall serve without bond, PROVIDED HOWEVER, that in the event my son, WILLIAM M. HADDON, should predecease me, or for some reason is unable to serve as Executor, then in that event I hereby name, nominate, constitute and appoint L. HENRY RAINES, to be the Executor of

this my Last Will and Testament, giving and granting unto him full and complete power to do anything necessary to carry out the terms of this my Last Will and Testament, including the power to sell or convey any or all of my property, and I hereby direct that he shall serve without bond.

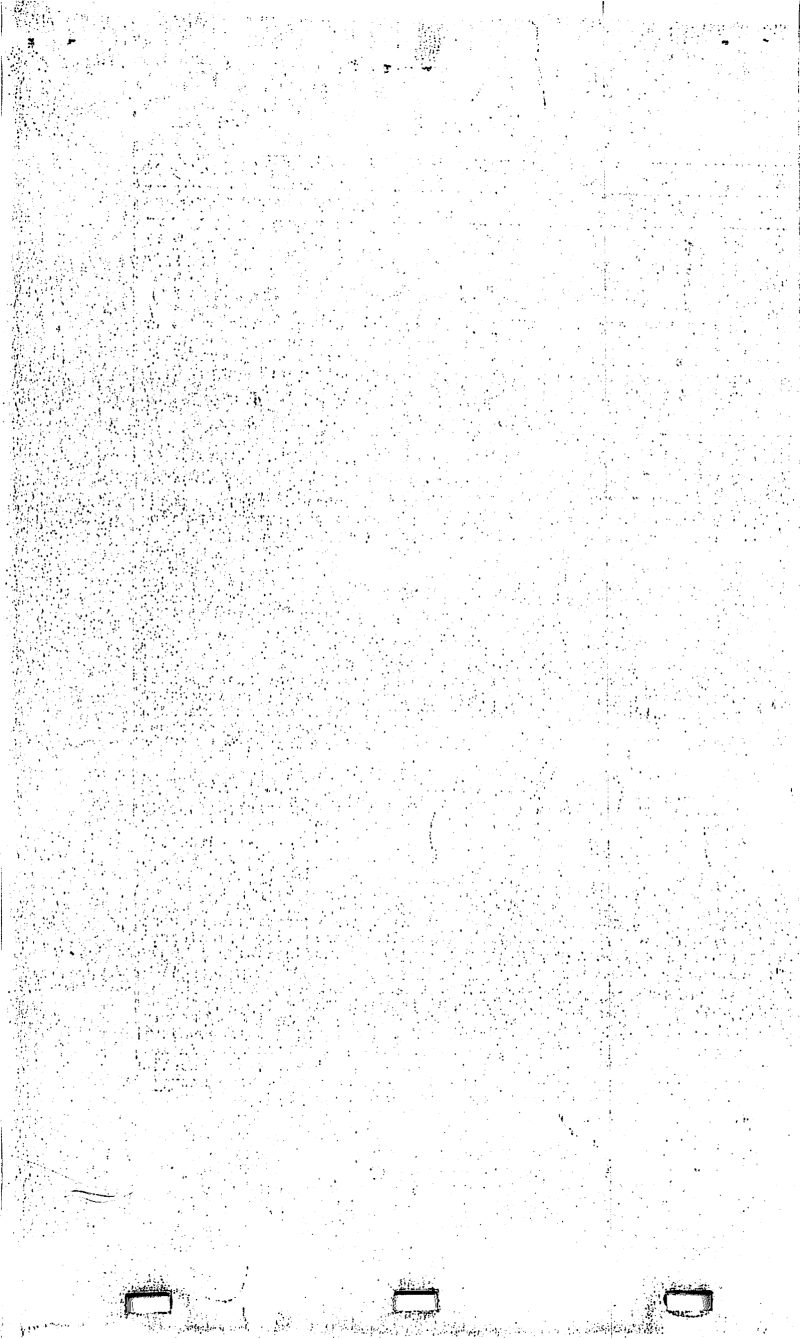
Annie Belle J. Haddon

Signed, sealed, published and declared on the date mentioned above by the said Annie Belle J. Haddon, as and for her Last Will and Testament, in the presence of us, who in her presence and in the presence of each other, at her request, have hereunto subscribed our names as witnesses.

MCWood ADDRESS Andrew, D.C.

Marita W. Brack Address Andrew, D.C.

Address Andress Andrew, D.C.



PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Martha W. Brock
who, being duly sworn, says that She sawAnnie Belle J. Haddon
sign, seal, publish and declare the annexed instrument of writing, bearing date thelstday or
October, 1975 , A. D. to be
and contain her Last Will and Testament; that the said Annie Belle J.
Haddon was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidMartha_WBrock
together with W. E. Wood and Ann Chapman at the reques
of the testat rixinherpresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 19th day of Jilly Anno Domini 1978 Sessie Lee F. Marche W. Brack Judge of Probate Abbeville County S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofL. Henry Raines it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, ofAnnie Belle J. Haddon, deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 19 day of July 19 7
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
Annie Belle J. Haddon deceased, so far as I know or believe
and thatI will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asher goods and chattels will thereunto extend and the law charge me and tha
I will make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this 19 day of
P. O. Box 998, Anderson, South Carolina
Judge of Probate Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address:

STATE OF SOUTH GAROLINA

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE)

्र_{ास्त्र} । सुर्थ अन्तर्भता रहा नक्ष्य । त्<mark>रमुख्य</mark>का र १४४०

I, Joe M. Lindley, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue influence from any person or persons whomsoever, do hereby make, publish and declare this 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.

ITEM ONE

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

ITEM TWO

I hereby bequeath to my son, Harold Lindley the sum of Five (\$5.00) Dollars; to my son, James Lindley, the sum of Five (\$.00) Dollars, and to my daughter, Grace Lindley Holly, the sum of Five (\$5.00) Dollars, this being the total they will take of my estate.

ITEM THREE

All the rest and residue of my estate, not bequeathed in item two above, both real and personal property, I give, bequeath and devise unto my remaining four children in equal shares, share and share alike. Any child or children of them shall take the parents share in the event such parent should predecease me.

ITEM FOUR

I hereby nominate and appoint my son-in-law, Glen McKee, as executor of this my will and direct that he shall serve in this capacity without posting bond of any kind.

IN WITNESS WHEREOF, I sign, seal, publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this _______, day of _________, 1970.

Jose m. Lindles (LS)
TESTATOR

Signed, sealed, published and declared by Joe M. Lindley, 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 hereunto subscribed our names this 29 day of _______, 1970.

WITNESS:

Address:

Apple of full many for soy bone for de.

Sellie a: Decere of Sept 1976

SEP 1976

SEP

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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 H. C. Mullinax
who, boing duly sworn, says that he saw Joe M. Lindley
gign, soal, publish and declare the annexed in rument of writing, bearing date the 29th day o
June
and contain his Last Will and Testament; that the said
Joe M. Lindley was then of sound and disposing mind, memory and understanding, according
to the lost of deponent's knowledge and belief; ; id that the said H. C. Mullinax
togethe with Charles M. Mitchell and Billie A. Devore at the reques
of the estator in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this lith cay of September . Anno Demini 1) 76
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above relition of Glen McKee
it is hereby ordered, related and decreed. That the petition be granted and the said Last Will and Testament, with
Probate in Common Form. Joe M. Lindley deceased, be entered of
Given under my hand and the seal of the fourt of Probate, this 11th 1 day of September, 19.76
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,) Abbeviile County.
do solemnly swear, that the writing contains the true Last Will of the within named and that
, Joe M. Lindley deceased, so far as I know or believe
and that I will well and truly execu e the same, by paying first the debts, and then legacies contained in the
so'd Will, as for as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of 2R such goods and chattels; So help
me God.

(The Postoffice Address of each Fiduciary must be shown)

Sworn to before my, this

ludge of Probate Abbeville County, S. C. /5

* Attorney's Name and Address:

September

STATE OF SOUTH CAROLINA

COUNTY OF

Mast Mill and Testament COUNTY OF ABBEVILLE

OF

HILDA DEAN S. JOHNSON

I, HILDA DEAN S. JOHNSON, 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 destaments 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 husband, Bennie Carlton Johnson, all of the personal property that I now own, and all that I may lates accuire, of every kind and nature, wheresoever situate.

ITEM III.

I give to my husband, Bennie Carlton Johnson, for and luring the term of his natural life, and to my three single children, Jimmy David, Martha Lee, and Hilda Elizabeth, for so long as each one remains single only, all of the real property that I now own and all that I may later acquire, wheresoever situate, and at the death of my husband and on the marriage of my last single child, I give all of the real property that I now own, and all that I may later acquire, and wheresorver situate, to equal shares to my six children, they being Charles Franklin Johnson Billy Ray Johnson, Thomas Carlton Johnson, Jimmy David Johnson, Martha Lee Johnson and Milda Elizabeth Johnson, to them their Meirs and assigns, the child or children of any deceased child to take the share that their parent would have taken if living. The devise of ome place, eight (8.0) acres of laid, more or less; and the

ereon is subject to the payment of Three Thousand Jollars 13,103

PAGE NO.

HDSJ

PROOF OF WILL

THE STATE OF SOUTH CAROLINA IN THE COURT OF PRODUCTION	OBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	A A SA SA
Personally appears James W. Guest	
who, being duly sworn, says that he saw Hilda Dean S. Johnson	
sign, seal, publish and declare the nexed instrument of writing, bearing date	te the . 16th day o
June , A. D. 1972	to be
and contain her Last Will and Testament;	that the said
Hilda Dean S. Johnson was then of sound and disposing mind	l, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said James	W. Guest
together with Lois Fowell and O. B.	Tucker 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 15th day of September	er er
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN CO	MMON FORM
it is hereby ordered, adjuded and decreed. That the petition be granted and to codicil	
Given under my hand and the seal of the Court of Probate, this 15th	day of September., 19.76
<u>.</u>	dge of Court of Probate.
Ju	age of Court of Probate.
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLIN/,)	•
Abbeville County. do solemnly swear, that this writing contains the true Last	Will of the within named and that
and that I will wall and truly avousts the same by paying first the d	
and that will well and truly execute the same, by paying first the d	
said Will, as far as goods and chattels will thercunto exte	
will make a true and perfect inventory of	
Swam to before my this 154h	Party and
\	Certa John
Judge of Probate, Abbeville County, S. C.	ress of each Fiduciary must be shown)

Attorney's Name and Address:

and no/100 (\$3,000.00) to Jimmy David Johnson for improvements made on the home house. This amount must be paid to him.

ITEM IV.

In the event my husband and I should perish in a common accident or disaster, neither surviving the other for a period longer than twelve hours, then in that event I give to any of my unmarried children who are living at the time of my death the use of my home place for so long as they remain single and on the marriage of the last single child, I give, bequeath and devise all of the property that I now own, and all that I may later acquire, wheresoever situate, in equal shares, to my six children, they being Charles Franklin Johnson, Billy Ray Johnson, Thomas Carlton Johnson, Jimmy David Johnson, Martha Lee Johnson and Hilda Elizabeth Johnson, to them, their heirs and assigns, the child or children of any deceased child to take the share that their parent would have taken if living.

ITEM V.

I hereby nominate, constitute, and appoint my husband, Bennie Carlton Johnson, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. In the event that my husband and I should perish in a common accident or disaster, as set out in ITEM IV, then in that event I nominate, constitute, and appoint my son, Charles Franklin Johnson, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament this _____day of June, 1972.

Hilda Dean. S. Johnson (L.S.

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Hilda Dean S. Johnson as and for her last will and testament, in our presence, and in the presence of each other, 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 June, 1972.

Jais Powell of Calhoniste College O. B. Traday of Calhonistalls. S. C. Jull of Calhonistalls. S. C. Jull of Calhonistalls. S. C.

Tast Will and Testament

OF

JAMES L. GRANGER

KNOW AL. MEN BY THESE PRESENTS, that I, James L. Granger, of Orangeburg County, South Carolina, knowing the uncertainties of life and the certainties of death, and being of sound mind, memory and understanding, do hereby make, publish and declare the following to be my last Will and Testament, hereby revoking any and all other Wills heretofore by me made.

ITEM I.

I will and direct me executrix, hereinafter named, to pay all of my just debts, including doctor bills and expenses of administration of my estate, out of my personal property of which I may die seized and possessed.

ITEM II.

I will, devise and bequeath all the rest and residue of my property, real, personal, and mixed of whatsoever kind or character, and wherever situated, including any life insurance, absolutely in fee simple, to my beloved children, James L. Granger, Jr., Gloria G. Quick and Gordan W. Granger, share and share alike.

ITEM III.

I hereby nominate and appoint my daughter, Gloria G. Quick as executrix of this, my last Will and Testament, and direct that she be granted the specific power to sell any real estate that I might own at the time of my death in order to effect equal distribution of my property, and also direct that she be allowed to qualify and serve as executrix of my estate without

Recorded

Sour & Monte, GLACITURE COUNTY, SOURCE CANOLINA

32

Coxto

PROOF OF WILL

State of South Carolina,

Ura	ngeburg County	}	IN THE COURT OF PROBATE	
Ву	Harry Daw	kins ludge	of Doubata for and 2 C	
Pen	sonally appears	W. T. Klanman		
:			** - 0.00 000 11. 1 1 1 1 1 1 1 1 1 1 1 1 1	
			Grainger	
sign, sea	l, publish and declare the an	nexed instrument of writin	g, bearing date the7±h	day
	-47 3075	, A. D		
and cont	ainhis	Task Will	And Testament; that the said	
Jame				
			and disposing mind, memory and understanding	, accordir
Section 1	st of deponent's knowledge and Idell C. I	-		
together v	with		Kaye L. Walter	the reame
of the tes	tat or his	. presence, and in the pres	ence of each other, witnessed the due execution the	
	/41	T. F1		bereet.
/ · · · · ·	May 1 Ag	0 Domini 19 76	W.T. Klapman	
140	any E law Ber	*	W.J. Grapman	
Judge of	Probate Orangeburg	County, S. C.		
1				
	ORDER ADMIT	TING WILL TO PI	ROBATE IN COMMON FORM	
		Clauda C	'	
On he	aring the above Petition of	Gloria G.		
it is nereby	ordered, adjudged and decre	ed, That the Petition be g	ranted and the said Last Will And Testament, wi	th Codicil
	, of	James L. Granger	, deceased, be entered of 1	Prohete te
Common F	Corporation of the Corporation o	1		
Civen	under my Hand and the Seal	of the Court Of Probate.	24th. May	76
*	The second of the second	· · · · · · · · · · · · · · · · · · ·	Jany En Packering Judge of Court Of Pro	, 19
•		4	Judge of Court Of Pro	hete
			, , , , , , , , , , , , , , , , , , , ,	
	,	QUALIFICATION OF	FIDUCIARY	
State of	Orneth Maralina 1			
	rangeburg County			
	do solemnly sw	rear, that this writing contai	ns the true Last Will of the within named	
	James L.	Granger	7	
	I	• •	, deceased, so far asknow or	
and that	will well an	d truly execute the same, I	by paying first the debts, and then legacies contained	d in the
said Will, as	far as	goods and che	ittels will thereunto extend and the law charge me,	and that
	· T		and perfect inventory of all such goods and chair	
			and priect mentary of all roots and and and the	
			provide treatmenty of an such goods and char	itels; So
help	me		the provider of the such goods and char	tels; So
Sworn to	me	h. day of \	Flow B. Ques	tels; So
Sworn to	me	h. day of \	Flow B. Ques	itels; So
Sworn to	me	h. day of \	Flow B. Ques	02122
Sworn to	me God! before me, this 24t! May April 1	h. day of \	The Postoffice Address of each Fiducial must be shown	02122
Sworn to	me God! Defore me, this 24th May April 1 May Orangeburg	day of	The Postoffice Address of each Fiducial must be start of the Postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of the p	02122
Sworn to	me God! Defore me, this 24th May April 1 May Orangeburg Attorney's 1	day of	The Postoffice Address of each Fiducial must be start of the Postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of the p	02122
Judge of Pro Gloria G. Qu' liam Grainge	Me God! 24tl May April 1 Orangeburg Attorney's ! ick, do hereby nam: r, Rt. 1.80x 1101.0r	County, S. C. Nome and Address: Gordon Tongeburg S. C.	The Postoffice Address of each Fiducial must be start of the Postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of each Fiducial must be start of the postoffice Address of the p	02122
Sworn to Judge of Pro Gloria G. Qu liam Grainge	May April 24th May Ap	A day of Donnini 19 76 (Tounty, S. C.) Note and Address: Gordon rangeburg, S. C.	he Postoffice Address of each Fiducial must be glasses.	02122
Judge of Pro Gloria G. Qu liam Graingel be served with	May April 24th May April 24th May April 24th Orangeburg Shate, Orangeburg ick, do hereby nam: r, Rt. 1, Box 1101, Or th any legal documen the State of South	A day of pomini 19 76 County, S. C. Nome and Address: Gordon Ringeburg, S. C. Its during Carolina	he Postoffice Address of each Fiducial must be started to the post of the post	2 1100 mg 1 100 mg 1

Page -2- Will of James L. Granger

being required to give any bond or make any returns other than as strictly required by law.

IN WITNESS WHEREOF, I hereunto set my hand and seal this

7 th day of first , in the year of Our Lord

One Thousand Nine Hundred and Seventy Five (1975).

Signed, Sealed, Published and Declared by James L. Granger as his last Will and Testament in the presence of us, who, in his presence and in the presence of one another, at his request, have subscribed our names as Witnesses.

WITNESS: Address

WITNESS: Address

WITNESS: Address

VITNESS: W.T. Hepman Cangillar 5.



Tast Will and Testament

OF

F/A P. DEAN

I, EVA P. DEAM, being of sound mind and remory but mindful of the uncertainty of life, do Pereby make, mublish, and declare the following as and for my last will and testament, hereby revoking any and all prior wills and testaments by me heretofore made:

as soon as practicable after my death.

money that I have at the time of my death to my grandson, Louise Clarence Dean. I bequeath a rocking chair to my son, San C. Dean.

ring to ry daughter-10-law, Beatrice K. Dean.

ITEM IV. I give and bequeath the nicture of our old home place to my granddaughter, Patricia B. Carnes

THEM V. I give and bequeath the halance of my personal effects consisting of old jewelry, quilts, clothing and bedding to my daughter, Mildred D. Burdette.

settled after his death and my children received their share in this estate. I have been residing with my grandson, Louie Clarence Dean, since the early part of 1973, and for this reason I give and bequeath and derise the balance of my estate of every kind and nature, real, personal or mixed, and wheresoever situate, whether ow owned or later acquired, to my grandson, Louie Clarence Dean, to him his seins and assigns. I reiterate in this provision the bequest to him hereinabove set out of all of my cash money.

my grand on, Louis Clarence Dean, as the sole executor of this

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,
Abbeville County.

NO

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: JAMES . GUEST -----Personally appears EVA P. DEAN who, being duly sworn, says that he iw sign, seal, publish and decare the acceptance instrument of writing, I saring date the _____ 25th _____ day of AUGUST A. D. 975 to be and contain ____her Last Will and I stament; hat the said EVA P. DEAN was then of sound and disposing mind, memory an understanding, according to the best of deponent's knowledge and belief; and that the sad ____ AMES W. GUEST together with ____DOROTHY W. BHERARD and PAUL E. SCO.T of the testatRTX ___ in HER__ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this ____ 16th day of September Anno Domini 19 .76 Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of LOUIE CLARENCE DEAN it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of ____EVA P. DEAN _____, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 16th day of September 19 76 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____ EVA P. DEAN deceased, so far as -___know or believe; and that ____I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as HER goods and chattels will the junto 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. 16‡h Sworn to before me, this day of ., Anno Domini 19 76 (Box 501 - Calhoun Falls, S.C. 29628 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate. Abbeville County, S. C.

Attorney's Name and Address:

(LAST WILL AND TESTAMENT OF EVA P. DEAN) Page 2 of two pages

my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this day of 1975.

Eure P. Down (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said EVA P. DEAN, as and for her last will and testament, in our presence and in the presence of each other, and we, at her request and in her presence and in the presence of each other, have subscribed our names in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament, in our own handwriting this day of the said testament.

Pare E Scott of Calhoun Falls S.C.



- I, BONNIE R. LOWRY, of Donalds Township, in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I will and devise all of my right, title and interest in any approximately 130 acre farm, located approximately two and one-half miles southeasterly of the Town of Donalds, in Abbeville and Greenwood Counties, on S. C. Highway No. S-231, together with all improvements thereon and all appurtenances thereto, to my husband, WILLIAM W. LOWRY, for his lifetime or until his remarriage, and upon or after the death of the survivor of my said husband and me or upon or after the remarriage of my said husband, I will and devise said farm with all improvements thereon and all appurtenances thereto to my stepson, WILLIAM ROBERT LOWRY and my daughter, BEVERLY L. HAGEN, in equal shares, provided that if either of them shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such deceased child to his or her issue, who survive me.
- 2. All the rest and residue 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 to my husband, WILLIAM W. LOWRY, in fee simple, if he shall survive me, or, if he predeceases me, then to my stepson, WILLIAM ROBERT LOWRY and my daughter, BEVERLY L. HAGEN, in equal shares, in fee simple, provided that if either of them shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such deceased child to his or ser issue, who survive me.
- 3. I appoint my husband, WILLIAM W. LOWRY, Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor, I

11/

HAWTHORNE, JR.

appoint my stepson, WILLIAM ROBERT LOWRY and my daughter, BEVERLY L. HAGEN, Executors in his place, and if either of them should fail to qualify or cease to act as Executor, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.

- 4. Lauthorize my Executor to sell any personal property upon such terms as he may deem proper, at any time included in my estate.
 - 5. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will April 7, 1974.

Bonnie R. Lowry)
(Bonnie R. Lowry)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by BONNIE R. LOWRY, 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 J. Kuthbul J. of Abbeville, South Carolina

Paula Wauthous of Abbeville, South Carolina

Mancy S. King of Abbeville, South Carolina

RT L. HAWTHORNE, JR ATTORNEY AT LAW ... E. PINGKNEY STREET BEVILLE, S. C. 29620

PROOF OF WILL	
THE STATE OF SOUTH CAROLINA, Abbeville County. IN THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Nancy S. King	· · · · · · · · · · · · · · · · · · ·
who, being duly sworn, says that he saw bonnie R. Lowry	********
sign, seal, publish and declare the annexed instrument of writing, bearing date the 7th	day of
May , A. D. 1974	to br
her and contain Last Will and Testament; that the said	
BONNIE R. LOWRY was then of sound and disposing mind, memory and unders	
to the best of deponent's knowledge and belief; and that the said NANCY S. KING	
together withROBERT_L. HAWTHORNE, JR and PAULA HAWTHORNE	at the request
of the testat rix in her presence, and in the presence of each other, witnessed the due ex	ecution thereof.
Sworn to before me, this 23rd day of September Anno Domini 1976 Judge of Probate Abbeville County S. C.	xg
Judge of Probate, Abbeville County. S. C.	J
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of WILLIAM W. LOWRY	
•	
it is hereby ordered, adjudiced and decreed, That the petition be granted and the said Last Will and	1 Testament, with
	i, be entered of
Probate in Common Form.	_
Given under my hand and the seal of the Court of Probate, this 23rd day of Sept	ember ₁₉ 76
Judge of Court of Prob	ate.
	•
QUALIFICATION OF FIDUCIARY	
	·
THE STATE OF SOUTH CAROLINA,	
Abbeville County. 1	, /
do solemnly swear, that this writing contains the true Last Will of the within na BONNIE R. LOWRY	med and that

NO

THE STATE OF SOUTH CAROLINA,)
Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that BONNIE R. LOWRY
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
sa'd 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
Sworn to before me this 23rd day of SEPTEMBER Anno Domini 19 76 Box 156 - Donalds, S. C.
Sworn to before me, this 23rd day of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
SEPTEMBER Anno Domini 19 76 Box 156 - Donalds, S. C.
Judge of Prebate. Abbeville County, S. C.
Attorney's Name and Address:

STATE OF SOUTH CAROLINA
COUNTY OF JASPER

I, H. Klugh Purdy, in the State and County aforesaid, do hereby make this my last will and testament, revoking all prior wills.

First; I direct that immediately after my death that my death be paid and as soon as insurance can be collected, that all cash bequests be paid.

Second; I direct that my executor set aside Five Hundred Dollars (\$500.00) and thereafter in January of each year until the amount is exhausted, pay to the Methodist Church in Ridgeland the sum of One Hundred Dollars (\$100.00).

Third; I give and bequeath to H. Klugh Purdy, III, my shotgun, two (2) watches and chains.

Fourth; I give and bequeath to Eleanor Ward Purdy any automobile that I may own at the time of my death.

Fifth; I give and bequeath to Mildred Ward Purdy my household furniture and everything connected therewith.

Dollars (\$500.00) to be used in giving Peewee, Jr., plenty to eat and a good bed and hospital treatment if needed. Some may think me silly in doing this, but he and his father have given me many hours of pleasure that would have been otherwise denied me.

Seventh; I give and bequeath to my stenographer the sum of Five Hundred Pollars (\$500.00) with the request that she keep my office open for sixty (60) days after my death and look after all correspondence, and assist my executor in any way she can.

Eighth; I give and bequeath to its. Augusta Ryan Purdy the sum of One Thousand Bollars (\$1,000.00) and that along with an insurance policy of Five Thousand Bollars (\$5,000.00) will along

it

her a total of Six Thousand Dollars (-.000.00) at the time of my death.

Nineth; I give and bequeath to Mrs. Mildred Ward Purdy, Eleanor Ward Purdy, H. Klugh Purdy, III, and Mrs. Lucy S. Carter the sum of Two Thousand Dollars (\$2,000.00) each, and to H. Klugh Purdy, Jr., the sum of Ten Thousand, Five Hundred Dollars (\$10,500.00). In the event that my personal property should not amount to the bequests heretofore given, excluding automobile, household furniture, office equipment, shot-gun and watches and chains, then I direct that all the bequests heretofore made be decreased proportionately. If any of the legatees heretofore mentioned should predecease me, except H. Klugh Purdy, Jr., then it is my intention that the bequests to said legatee or legatees who may be dead shall lapse and the property given to them shall go under the residuary clause of this will.

Tenth; All the rest and residue of my property, both real and personal, I give, bequeath and devise to H. Klugh Purdy, Jr., forever.

Eleventh; In the event that H. Klugh Purdy, Jr., should predecease me, then I give, bequeath and devise all of the property given to him in this will to his children forever, share and share alike.

Twelfth; I hereby appoint H. Klugh Purdy, Jr., as guardian for Eleanor Ward Purdy and H. Klugh Purdy, III, during their minority, with full authority to receive the money and property given to them without giving any bond and with full authority to spend same for them as he may think best, but I direct that he file a full report with the Probate Court each year setting forth the various collections and expenditures.

Thirteenth; I direct that any amount that may be owing to me at the time of my death by any legatee be and is hereby canceled

and the debt forever satisfied.

I hereby appoint H. Klugh Purdy, Jr., executor of this my last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 21 day of March, 1948.

Signed, sealed, published and declared by H. Klugh Purdy 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.

Time Smith

dify that the foregoing is a 2002 COPY

his thought of the

F. Clow, Judge of

For Juspen County;

Carried and section of 10 A Cook Personally appears Tille Leaven. 1222 - Co. ... H. Kindy fr. of worm to man derive a 23-2 by of There call and contain - lies Weekly See. was then of sound and disposing our large of and an terstanding, according to the best or deponent's knowledge and berief; and that the said Zillian together with Europe Byen Byen and Francisco Florid at the request May Cook Indice of Probate. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM. Consisting the above Petition of . Her King of erely ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil-H.K. Burly Se , deceased, oe critered of Probate in Common h Given under my hand and the seal of the Court of probate, this . 2 ... day of 2000 QUALIFICATION FIDUCIARY STATE OF SOUTH CAROLINA, Jasus do solemnly swear, that this writing contains the true lest Will of the within named, 21. K. Kundy Lr. decrused, so far as the know or believe; that he will and truly execute the saids by saying jurst the debts, and then the legacies contained a. I the marto extend and the law charge one and will make a true and portest inventory of all such goods and ewern to before mently 2 Th. F. Coole 1949 he or I rob to Jaselica, & C

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Luther L. Williams of Abbeville,
Abbeville County, State of South Carolina, do make, ordain, publish
and declare this as and for my last will and testament.

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

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

Item III. I will, devise and bequeath all of my property, both real and personal, to my children, Hugh A. Williams, Joe L. Williams, Lee C. Williams, and Gerene W. Hall, share and share alike.

Item IV. I hereby nominate, constitute and appoint my children, Hugh A. Williams, Joe L. Williams, Lee C. Williams, and Gerene W. Hall, as executors and executrice of this my last will and testament, to act without bond.

Signed, sealed, published and declared by Luther L. Williams, 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.

Bus Simpson Address alkeville

Bart Elage p. " Alleville

B. R. M. ullrigh " Sonnderville.

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 Guy	Simpson
who, being duly sworn, says that he saw	Luther L. Williams
sign, seal, publish and declare the ennexe	d instrument of writing, bearing date the day of
June	, A. D. 1976 to be
and contain bis	. Last Will and Testament; that the said
Luther L.Williams	vas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and bel	ief; and that the said Guy Simpson
together with Paul E.Cape, Jr.	and B. R. McCullough 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 1st	4
October Anao Dom	nini 1976 Duy Singpeon
Judge of Probate, Abbeville County,	
,	
ORDER ADMITTI	NG WILL TO PROBATE IN COMMON FORM
On hearing the above polition of J.	oe L. Williams and Lee C. Williams
it is hereby ordered, adjudted and decreed,	. That the petition be granted and the said Last Will and Testament, with
codicil of Li	ther L. Williams deceased, be entered of
Given under my hand and the seal of	the Court of Probate, this 1st day of October, 19.76.
	Judge of Court of Probate.
QU	ALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
We do solemnly swear, that	it this writing contains the true Last Will of the within named and that
Luther L.Williams	deceased, so far as WSknow or believe;
and that We will well and truly e	xecute the same, by paying first the debts, and then legacies contained in the
sa'd Will, as far as his goo	ds and chattels will thereunto extend and the law charge me and that
will m	ake a true and perfect inventory of all such goods and chattels; So help
us God.	
Sworn to before me, this lst October . Anno Domi	179 C. Williams
Judge of Probite, Abbeville County, S	(The Postoffice Address of each Fiduciary must be shown)

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF W. H. PHILLIPS

IN THE NAME OF GOD, AMEN -

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

- 2: I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming her hands.
- I will, devise, and bequeath, all of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Maude C. Phillips, during her natural lifetime. Then, at her death, I will and direct that whatever property remains in my estate, real, personal, or mixed, be equally divided between my two children: Barbara P. Whitworth, and William James Phillips, in fee simple absolute.
- If my son, William James Phillips, passes away before
 I do then his part shall go to his children, in fee simple absolute.
- 5: If my daughter, Barbara P. Whitworth, passes away before do then her part shall go to my son, William James Phillips, or his heirs, in fee simple absolute.
- shall have a free right-of-way of her cement drive-way that is located on the south-cast corner of our property forever. If Barbara passes before I do then this right-of-way shall go to her husband, Raymond C. Whitworth.
 - 7: I do hereby nominate, constitute and appoint my son, William James Phillips, Executor of this my Last Will and Test-ament, without bond.

II WITNESS WHEREOF, I have hereunto set my hand and seal this 1st day of July, A. D., 1970.

<u>(1.</u>S)

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears Charlie C. Murdock who, being duly sworn, says that he saw W.H. Phillips sign, seal, publish and declare the annexed instrument of writing, bearing date the 1st day of July, 1976 to be and contain his Last Will and Testament; that the said W.H. Phillips to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with ____ Ira L. Williams ____ and Alta U. Hanks ____ 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 7th day of Charlie C muudak Judge of Probate, Abbeville County ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of William James Phillips it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 7th day of October 19 76 **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA,) do solemnly swear, that this writing contains the true Last Will of the within named and that____ W.H. Phillips deceased, so far as I know or believe; will well and truly execute the same, by paying first the debts, and then legacies contained in the sa'd Will, as far as his goods and chattels will thereunto extend and the law charge me and that me God. William of Phillips . .day of Sworn to before me, this (The Postoffice Address of each Fiduciary must be shown) Judge of Prebate, Abbeville Count S. C.

Attorney's Name and Address:

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF WILLIAM JOHN FRANKLIN

I, WILLIAM JOHN FRANKLIN, 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 all prior wills and testaments by me heretofore made:

ITEM I. I direct that all of my just debts be paid as soon as practicable after my death, including all expenses of my last illness and all funeral expenses.

TTEM II. All of the rest and residue of my property of every kind and nature, and wheresoever situate, whether now owned or later acquired, real, personal and mixed, I give, devise and bequeath unto my daughters, Lucy Franklin Manning and Sarah Franklin Tucker, both of South Carolina, as trustees and in trust for the following uses and purposes:

- Wf Lounder
- To take charge of my estate, preserve same, to pay
 the taxes, to repair the buildings thereon of all
 real estate, to receive all incomes therefrom, to
 rent the real property and maintain it in a condition
 suitable for renting, and to pay over the net income
 therefrom each month in an amount necessary to take
 care of the necessary expenses of maintenance and
 medical care of my daughter, Nellie Franklin of
 South Carolina, so long as she might live, and to
 commence the payment of such monthly net income to my
 daughter, Nellie Franklin, as soon as practicable after
 my death.
- (b) My trustees are authorized to encroach upon the corpus of my estate if the same is necessary for the maintenance and medical care of my daughter, Nellie Franklin. In this connection, the trustees are given

the authority to pay over or apply to the benefit of Nellie Franklin such sums of the principal as may be necessary for her support. For this purpose they are given full power of sale of all personal property and real property, with specific authority to to mortgage same, real or personal, executing as trustees good and sufficient deeds and security instruments and all other instruments as may be necessary, giving to purchasers of any real property fee simple, general warranty deeds. Any and all income from my estate that is not necessary for the support, maintenance, care, and upkeep of my daughter, Nellie Franklin, may be invested by my trustees as they in their discretion may judge pest. Also, any monies in my estate may be invested by them as in their judgment appears proper. No approval of any Court is necessary for any act of my trustees in carrying out the provisions of this my will; I have absolute confidence in the integrity and ability of my trustees herein appointed, and they are to sell, dispose of, transfer and manage my estate in any manner they may see fit; the proceeds received from the rents, incomes, or sales or mortgages of parts or all of my estate shall be used by them first for the support of Nellie Franklin, as aforesaid, and the balance by the said trustees shall be held by them or used for investment in tangible or intangible properties or securities, real or personal, as they may deem best in their discretion.

ITEM III. At the death of my daughter, Nellie Franklin, the trust shall terminate and the remainder of my estate, if any, shall pass to my heirs at law and distributees as determined and provided by the Statute of Descent and Distribution of the Laws of the State of South Carolina.

Wy Franklin

ITEM IV. Should my daughter, Nellie Franklin predecease
me, then in that event I direct that my estate shall pass to my
heirs at law and distributees as determined and provided by the Statute
of Descent and Distribution of the Laws of the State of South Carolina.

THEM V. I nominate, constitute, and appoint my two daughters, Lucy Franklin Manning and Sarah Franklin Tucker, as the sole executrices of this my last will and testament, with full power of sale and all other powers as is given to them as trustees as aforesaid, they to serve without the necessity of bond if such be required by law at the time of my death. In case either of my daughters, Lucy Franklin Manning or Sarah Franklin Tucker, fail or refuse to act as such executrix and trustee as hereinabove set out, then in that case the remaining daughter may act solely and singularly as such trustee and executrix.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my last will and testament, consisting of three (3) pages of typewritten matter, this ______ day of August, 1965.

Signed, sealed, published and declared by the said William

John Franklin 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

our names in our own handwriting as witnesses this 25 day of August,

1965.

presence and in the presence of each other, have hereunto subscribed

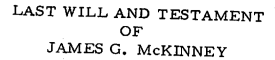
Delie B. Tucker of alkom Falls & C Sauls Wyurt of Culham Pulls & P

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 WXXX JAMES W. GUEST
who, being duly sworn, says that he saw WILLIAM JOHN FRANKLIN
sign, seal, publish and declare the annexed instrument of writing, bearing date the _25day of
August
and contain his Last Will and Testament; that the said
WILLIAM JOHN FRANKLIN was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidJAMES W. GUEST
together with W. L. PATTERSON OLLIE B. TUCKER and 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 llth day of October Anno Domini 19 76
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of LUCY FRANKLIN MANNING It is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
AND THE PROPERTY OF THE PROPER
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 11th day of October 19.76
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
Uilliam John FRANKLIN MONTHS deceased, so far as know or believe;
nd thatI will well and truly execute the same, by paying first the debts, and then legac es contained in the
aid Will, as far as HIS goods and chattels will thereunto extend and the law charge me and that
I will make a true and perfect inventory of all such goods and chattels. So help

Sworn to before me, this 11th day of OCTOBER Anno Domini 19 (The Postoffice Address of each Fiduciary must be shown)

Judge of Probate, Abbeville County, S. C

Attorney's Name and Address:



I, James G. McKinney, residing in the County of Abbeville, State of South Carolina, do hereby declare this to be my last Will and Testament, hereby revoking all former Wills and Testaments by me made:

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

SECOND: I give, devise and bequeath all my property, real, personal and mixed, wheresoever located, to my beloved daughter, Mrs. Louise M. Hogue of Columbia, South Carolina.

THIRD: I hereby appoint my said daughter, Mrs. Louise M. Hogue, as sole executrix of this, my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal this 27 day of April, 1968.

James G. McKinney (SEAL)

The above instrument was on this 27 day of April, 1968 subscribed on and at the end thereof by James G. McKinney, the above named testator, and by him signed, sealed, published and declared to be his last Will and Testament, in the presence of us and each of us, who thereupon, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses thereto.

The state of the s				Address		
Frank John			<i>,</i> •		and the second second second	
murcha			7	Address		
			<u> </u>	Address	a design the contract of	

44

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By Bessie Lee F. Nance	, Judge of Probate for said County.
Personally appears. Martha Louise Gable	
who, being duly sworn, says that he sawJames(G. McKinney
sign, seal, publish and declare the annexed instrumen	t of writing, bearing date theday (
April	, A. D 1968 to b
and contain his	Last Will and Testament; that the said
James G. McKinney was the	en of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that	the said. Martha Louise Gable
together with Mrs. Vester Gable	and Mrs. J. W. Wilson at the reques
of the testat.Qr in his presence, and	in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 19th day	
October Anno Domini 1976	Martha & Halle
Judge of Probate, Abbeville County, S. (∴. /
	T. TO TO TO THE THE COLUMN TO THE TOTAL TO T
ORDER ADMITTING WILL	L TO PROBATE IN COMMON FORM
On hearing the above petition of Mrs. Loui	se M. Hogue
	etition be granted and the said Last Will and Testament, with codicil
, James G. McKinney	, deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of Pr	obate, this 19th day of October , 19 76
	Devero Line Mance
	Judge of Cours of Probate.
	TION OF ETDYICKADY
THE STATE OF SOUTH CAROLINA,)	TION OF FIDUCIARY
Abbeville County.	
do solemnly swear, that this w	riting contains the true Last Will of the within named and that
James G. McKinney	deceased, so far asL know or believe;
and that will well and truly execute	the same, by paying first the debts, and then legacies contained in the
said Will, as far as his go	ods 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 19th day of	Janis DI Hague
October , Anno Domini 1976.	1 2236 Marion Street
Sassie Level Mence	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	,)
Attorney's Name and Adda	ress: <u>O. Lee Sturkey</u> P. O. Drawer E
	McCormick, S. C. 29835

STATE OF SOUTH CAROLINA) LAST WILL AND TESTALIBLE OF CLAUDE FILTON LONER

IN THE NAME OF GOD, AMEN:

I, Claude Milton Loner, 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.

ITEM I: I direct that my Executor pay all of my just debts as soon after my demise as possible.

ITEM II: I will and bequeath unto James L. Loner the sum of One Hundred and No/100 (\$100.00) Dollars.

ITEM III: I will and bequeath unto my father, Henry M. Loner and my mother, Julia M. Loner, the sum of One Hundred and No/100 (\$100.00) Dollars each.

ITEM IV: I will, devise, and bequeath all the rest and residue of my estate of every nature of which I may die seized and possessed in the following manner: Twenty-Five (25%) to Birdie Mae Hagen; Twenty-Five (25%) to Jerry Loner; Twenty-Five (25%) to Frances S. Bowie; and Twelve and One-half (12%) to Tony Loner and Twelve and One-half (12%) to Tammie Loner, the child or children of a predeceased parent to take the parent's share.

ITEM V: I do hereby nominate and appoint R. A. Hagen, as Executor of this my Last Will and Testament, he to serve without bond.

SIGNED, SEALED, PUBLISHED. AND DECLARED by Claude Milton Loner as and for his Last Will and Testament this 10th day of February. 1971. and in the One Hundred and Minety-Fifth year of the Sovereignty and Independence of the United States of America.

Claude Milton Loner

SIGNED, SEALED, FUBLISHED, AND DECLARED by Claude Milton Loner, as and for his Last Will and Testament this 10th day of February, 1971, in our presence and we in his presence and in the presence each of the other, and his request have hereunto signed our names as attesting witnesses:

May Jule Williams Clotheocnes

45

Secondar Ma 12, 1976 File M: 463-13, 127 Lile St. M. 11-page 45

THE	STA'	ΤE	OF	SOUTH	CAROLINA,
Abbe	ville	Co	unty	/ •	

IN THE COURT OF PROBATE

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

Personally appearsWilliam P. Greene, Jr.
who, being duly sworn, says that he sawClaude_M. Loner
sign, seal, publish and declare the annexed instrument of writing, bearing date theday of
February to be
and contain Last Will and Testament; that the said
Claude N. Loner was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidWilliam P. Greene, Jr.
together with James P. ichles and Mary Gale Williams at the request
of the testat or inhis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 1th day of November , Anno Domini 19 76) Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above polition ofR_A_ Hagen
codicil, of Claude M. Loner, deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this . 11th day of November, 19.76.
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)
Abbeville County.
Abbeville County.
Abbeville County. j do solemnly swear, that this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that Claude M. Loner deceased, so far as I know or believe;
Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that Claude M. Loner 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
Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that Claude M. Loner 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

November 3,1974 Callhoun Falls, S.C.

To whom it may concern:

I Pflen Bolder with sound mind and with due knowledge of this statement, written in the presence of my Brother Marshell Belcher and my Niece Naomi B. Walker wish to make known my desires, last will and testimony to be carried out in the event of my dealth.

My niece Naomi B. Walker will serve as Administrator over my estate. Expenses should be kelp to a maximum of \$1500.00 for a complet funeral and head stone. The insurance in which this amount covers is the Gold Star Plan National Liberty Life Insurance Co. of Valley Forge Pennsylania. The No. of my Policy is L-11065j.

Now beneficiary is Bennie Belcher which is to be changed to my estate. My final and ernest desire is any money left in Bankers Trust will be given to Effie Mae Parker.

Evangelist Ellen Bulkey

Witnesses Promi B. Walker

CLERK OF COURT Abbeville County

THE STATE OF SOUTH CAR INA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Pr te Judge of said county:
Personally appearsBEATRICE C. SPARROW+
who, being duly sworn, says that saw ELLEN BAKER
sign, seal, publish and declare ti annexed instrument of writing, bearing date theday of
November , A. D. 1974 to be
and contain her Last Will and Testament; that the said
EElen Baker was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Beatrice C. Sparrow
together with Naomi B. Walker and Nancy S. King 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 8th day of November, Anno Domini 19.76 } Judge of Probate, Abbeville County, S. C.
sudge of Produce, Addernie County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Naomi B. Walker
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
of Ellen Baker , deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this8thday of November , 19 76
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
Ellen Bakerdeceased, so far asI 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
meGod.
Sworn to before me, this 8th day of November Anno Domini 1976
Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

Last Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF GREENWOOD)

Greenwood, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I.

I direct that all my just debts, secured and unsecured, be paid as soon as practicable after my death; however, I direct that my Executors may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for repayment as my Executors may deem advisable taking into consideration the best interests of the beneficiaries hereunder.

ITEM II.

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 as follows:

A. One-third (1/3) to my son, Douglas A. Hayes, outright and in fee simple. I make this outright disposition of property to my son to give him complete freedom in the management and use of such property, but with the hope that Douglas will, by gift or testamentary disposition, include my grandson Stephen C. Hayes and my granddaughter Annette H. Carter in the distribution of his property and estate. My wishes expressed in the preceding sentence shall not be binding in any way upon Douglas and shall not constitute a charge upon any of the property given, devised and bequeathed herein.

In the event my son, Douglas A. Hayes, should predecease me, then I give, devise and bequeath his share as provided for above to my grandson

Pecs 12 Bk 15

47

Stephen C. Hayes and my granddaughter Annette H. Carter to be divided between them in equal shares.

- B. If my son, Douglas, does not survive me, one-third (1/3) each to my two daughters, Dorothy H. Camak and Margaret H. Freeman, outright and in fee simple. If, however, my son, Douglas, survives me, two thirds (2/3) to my Trustees, hereinafter named, in trust for the uses and purposes hereinafter set forth:
- 1. Commencing with the date of my death and until the termination of this Trust, my Trustees shall divide all of the net income of this Trust into two equal shares and shall distribute the said shares in convenient installments, but no less frequently than annually, as follows:
- (a) One of such shares of the net income of this Trust shall be paid to or applied for the benefit of my daughter Dorothy H. Camak, or if she shall be deceased at the time of such distribution to her descendants, per stirpes;
- (b) The other such share of the net income of this Trust shall be paid to or applied for the benefit of my daughter Margaret H. Freeman, or if she shall be deceased at the time of such distribution to her descendants, per stirpes.
- 2. This Trust shall continue until the death of my son, Douglas A. Hayes, at which time the Trust shall terminate and the corpus and all undistributed income shall be distributed free of trust as follows:
- (a) One-half (1/2) to my daughter Dorothy H. Camak, or if she shall be deceased at the time of such distribution to her descendants, per stirpes;
- (b) The other one-half (1/2) to my daughter Margaret H. Freeman, or if she shall be deceased at the time of such distribution to her descendants, per stirpes.
- 3. In the event that either of my said daughters, Dorothy H. Camak or Margaret H. Freeman, and all of her descendants shall die before complete

BeH. Page 2

WILL OF BLANCHE C. HAYES

distribution of this Trust, my Trustees shall distribute the income and/or corpus to which she or they would have been entitled to my heirs at law, whose identity and respective shares shall be determined in all respects as if my death had occurred immediately preceding the distribution to be made and in accordance with the laws of South Carolina then in force governing the distribution of the estate of an intestate.

ITEM III.

If any person entitled to property under this Will shall at the time that such person would otherwise be entitled to the possession thereof be a minor, my Executors and Trustees may make payment or distribution of all such property to such minor's guardian wherever appointed or to the person having the care, custody, control and responsibility of such minor without any obligation to see to the use or application thereof or to inquire into or regarding any other funds available from any other source for such minor's use.

ITEM IV.

I nominate, constitute and appoint Marvin R. Watson and Douglas A. Hayes as my Executors and Trustees, and I direct that said Executors and Trustees shall not be required to give any bond or other security for the performance of their duties as such.

If for any reason Marvin R. Watson is unable or unwilling to serve or to continue to serve as Executor and/or Trustee, then I constitute and appoint Bankers Trust of South Carolina, its successors or assigns, as a substitute Executor and/or Trustee and direct that it serve without bond.

If my son, Douglas A. Hayes, shall predecease me, or in the event he shall die during the administration of the Trust provided for herein, I direct that Marvin R. Watson or Bankers Trust of South Carolina, as the case may be, shall continue to serve as the sole Executor and/or Trustee of my estate without the appointment of a substitute or successor to my son, Douglas.

ITEM V.

In the administration of my estate and of the Trust established under this Will, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors and trustees generally, my Executors and Trustees are specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, reinvest, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate and Trust which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to my Executors and Trustees may seem best, and to execute and deliver any and all instruments and to do all acts which such Executors and Trustees may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

In addition, my Executors and Trustees are specifically authorized to lease to my son, Douglas A. Hayes, or any other persons, for a fair annual rental, any property, whether real or personal, held by them.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of October, 1975.

BLANCHE C. HAYES (L.S.)

Signed and sealed in the presence of the undersigned, who, at the request of Blanche C. Hayes, in her presence and in the presence of each other have hereunto signed our names as witnesses.

Residing at Greenwood, South Carolina

CEXTIFIED: A TRUE COPY

REMAND GREENWOOD CLUTTY, S.C.

THE STATE OF SOUTH CAROLINA,)Greenwood	AN THE COURT OF PROBATE
By Curtis G. Shaw , Judg	up of Probate for said County
	K.
	C. Hayes
	vriting, bearing date the 6th day of
	D 1975 to be
	Will and Testament; that the saidBlance C.
	ound and disposing mind, memory and understanding, according
	id William B. Patrick
together with Janice E, Erbaugh	and Roxanne B. Davis at the request
of the testat rix in her presence, and in the	presence of each other, witnessed the due execution thereof
Swom to before me, this. 26th day of	
February Anno Domini 1976	Mint Solve (1)
Judge of Probate, Greenwood County, S. C.	
ORDER ADMITTING WILL TO	O PROBATE IN COMMON FORM
n	***
	Hayes and Marvin R. Watson be granted and the said Last Will and Testament, with codicil
•	yes deceased, be entered of Probate in
Common Form.	y c.g
	this 26th day of February 19.76
	Carlo 21 Stra
	Judge of Court of Probate.
	jį.
•	N OF FIDUCIARY
Greenwood County.	
We do solemuly swear, that this writing	contains the true Last Will of the within named that
Blanche C. Hayes	deceased, so far asWe know or believe;
and that We will well and truly execute the	same, by paying first the debts, and then legacies contained in the
	and chattels will thereunto extend and the law charge me, and that
	a a true and perfect inventory of all such goods and chattels; So
help	(The Postoffice Address of each Fiduciary must be shown)
Swom to before me, this day of	
	(The Pertuffice Address of each Riducines must be channel
1	(The Following Places of Each Fluddlary must be snown)
Attorney's Name and Address:	
enian la la L	
DEFUNDOD DO Martar	0
GREENWOOD COUNTY, S.C.	-49