COUNTY OF ABBEVILLE

### Tast Will and Testament

OF

#### WILLIAM B. HALL

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

#### ITEM I.

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

#### ITEM II.

I give and bequeath to my wife, Iretta I. Hall, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate.

#### ITEM III.

I give, bequeath, and devise to my wife, Iretta I. Hall, all of the real property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate, to her, her heirs and assigns forever.

#### ITEM IV.

all of the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal, or mixed, whether now owned or later acquired, I give, bequeath and devise to my wife, Iretta I. Hall, her heirs and assigns forever.

#### ITEM V.

In the event my wife should predecease me or we should die simultaneously and it is not determined that she survived me, I hereby direct that my estate shall go to my three children, namely; Constance H. Argo, Patricia H. Timms

Book 11 Page 100 +101

(Last Will and Testament of William B. Hall) (Page II of II Pages)

and Janes T. Hall, to be theirs in fee simple absolute, to be divided qually among them, share and share alike.

#### ITEM VI.

I hereby nominate, constitute and appoint my wife, I tta I. Hall, as the sole executrix of this my last will and testame, she to serve without the necessity of bond if such be required? law at the time of my death. In the event my wife and I should erish in a common accident or disaster, as set out in ITEM V, ab re, then in that event, I nominate, constitute and appoint my so James T. Hall, as the sole executor of this my last will and estament, he to serve without the necessity of bond if such I required by law at the time of my death.

ancieram B Hall (L.S.)

SIGNED, SEALED, PUBLISHED, AND DECLARED by the said William B. Hall as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 26 day of October, 1972.

Dritte A. Hodges of Callemen Falls S.C.

Fill of Callemen Fills Se-

#### 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 . James W. Guest
who, being duly sworn, says that he saw William B. Hall
sign, seal, publish and declare the annexed instrument of writing, bearing date the 26th day of
October , A. D. 1977
and contain his Last Will and Testament; that the said
William B. Hall was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said James W. Guest
together with L. S. Burton and Martha K. Hodges at the request
of the testat Qr. in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 31st day of
March Anno Domini 19 77
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofIretta I. Hall
it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with
codicil , of William B. Hall , deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 31st day of March , 19 77.  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
William B. Hall 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
sa'd Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
will make a true and perfect inventory of all such goods and chattels; So help  Me God.
Me God.  Sworn to before me, this 31st day of )
Sworn to before me, this 31st day of March , Anno Domini 19 77  Alexander (The Posteffice Address of each Fiduciary must be shown)
Sworn to before me, this 31st day of March , Anno Domini 19 77

LAST WILL AND TESTAMENT OF FRONIA E. DAVIS

I, FRONIA E. DAVIS, also known as Mrs. Adrian Davis, of near the City of Abbeville 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 and devise approximately eight acres together with my dwelling house and other improvements thereon fronting 500 feet on the Easterly side of S. C. State Highway No. 28 and extending back therefrom by parallel lines a depth of 700 feet, together with all easements and appurtenances thereto, in fee simple, to my son, ADRIAN EUGENE DAVIS. Said approximately eight acres is bounded as follows: North by T. Dale Ferguson; East by tract of land herein devised to my daughter Elizabeth Davis Cantrell; South by a tract of land herein devised to my daughter Patricia D. McCurry and West by S. C. State Highway No. 28.
- 2. I give and devise approximately seven and forty-six hundredths acres in Abbeville County, South Carolina to my daughter, ELIZABETH DAVIS CANTRELL which is bounded as follows: North for approximately 650 feet by T. Dale Ferguson; East for approximately 500 feet by Joseph S. Wilson; South for approximately 650 feet by G. V. Rosenberg and tract of land herein devised to my daughter Patricia D. McCurry and West for approximately 500 feet by the tract of land herein devised to my son Adrian Eugene Davis. TOGETHER WITH a right-of-way for ingress and egress 30 feet in width over the adjoining tract of land herein devised to my daughter, Patricia D. McCurry over that strip of land on the northerly side of the lands herein devised to my daughter Patricia D. McCurry, parallel and adjacent to the approximately eight acre tract of land herein devised to my son Adrian Eugene Davis for ingress and egress to and from said tract of land to and from S. C. State Highway No. 28.



HAWTHORNE, JR. TY AT LAW 'EY STREET

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- together with improvements thereon and all appurtenances thereto I give and devise to my description. In Interpretation of the simple which is bounded as folks:

  South by the lands herein devised to my son Adrian Eugene Davis and my description. State Highton and Parallel to the lands herein devised to my son Adrian Eugene Davis and Work of the state Highton and Parallel to the lands herein devised to my daughter Elizabeth Davis Cantrell 30 feet in width, or that strip of land adjacent to and parallel to the lands herein devised to my son Adrian Eugene Davis, which right-of-way shall be 30 feet in width for ingress and egress to and from S. C. State Highway No. 28 to and from the lands he sin devised to my daughter Elizabeth Davis Cantrell, which right-of-way is as urtenant to the lands herein devised to my daughter Elizabeth Davis Cantrell.
- 4. I give and bequeath all of my tangible personal property and household effects of every kind including but not limited to furniture, appliance furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, automobiles and other vehicles, and all policies of fire, burglary, property, damage, and other insurance on or in connection with the use of my residence and the property herein devised to my son, ADRIAN EUGENE DAVIS, TO MY SON, ADRIAN EUGENE DAVIS.
- 5. All the rest residue and remainder of my property, and all other property over which I shall have any power of diposition by will, whether acquired before or after the execution of this will, I give and bequeath to my three children, ADRIAN EUGENE DAVIS, PATRICIA D. McCURRY, ELIZABE DAVIS CANTRELL, in equal shares.
- 6. I appoint my daughter, PATRICIA D. McCURRY Executrix of this my will and direct that she shall not be required to furnish any bond.

Link.

OBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
ABBEVILLE, S. C. 20620

7. It is my hope and desire that if any of my children or other issue decide to sell any of the real estate herein devised that such child or issue being the owners thereof shall first offer the sale of such real estate to my other children before offering such real estate for sale to any other person. This hope and desire is precatory and not mandatory and is not to affect the unencumbered fee simple marketable title of the real estate herein above described to my three children.

IN WITNESS WHEREOF I sign, publish, and declare this as my Last Will this July day of January, 1977.

· Monar & Dave (Fronia E. Davis)

The foregoing Will consisting of three (3) pages was signed, sealed, published and declared by FRONIA E. DAVIS, above named, to be her will in our presence, and we at her request, in her presence and in the pre-

(L.S.)

sence of each other, have hereunto subscribed our names as attesting witnesses

Balan J. South Carolina

Of Manufaction, South Carolina

Charles J. Smith of Mysell, South Carolina

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TTORNEY AT LAW BEVILLE, B. 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 appearsCharles J. Smi	<u></u>
who, being duly sworn, says that he saw Front	a B. Davis
sign, scal, publish and declare the annexed instrument of	writing, bearing date the 7th day of
Jamary, A. I	). <b>1977</b> to be
and contain her Last	Vill and Testament; that the said
Fronia E. Davis was then of sound	and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	said Charles J. Smith
together with Sally Tribble	and Barbara T. Nelson at the request
of the testatrixin. herpresence, and in the pre	sence of each other, witnessed the due execution thereof.
Sworn to before me, this	x Charles J. South
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
	_ McGurry
it is hereby ordered, adjudged and decreed, That the petitio	
codicil, of	
Given under my hand and the seal of the Court of Pro	bate, this 22th day of March 1977.
	Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
do solemnly swear, that this writing co	ntains the true Last Will of the within named and that
Fronia R. Davis	know or believe;
and that will well and truly execute the same,	by paying first the debts, and then legacies contained in the
sa'd Will, as far asgoods and chattels	will thereunto extend and the law charge me and that
will make a true and	perfect inventory of all such goods and chattels; So help
Sworn to before me, this	Patricia D. Mª Cewong
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
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FIRST CODICIL TO

LAST WILL AND TESTAMENT OF

FRONIA E. DAVIS

- I, FRONIA E. DAVIS, do hereby make, publish, and declare this to be the First Codicil to my Last Will and Testament dated January 7, 1977.
- 1. I do hereby revoke in its entirety paragraph number 1 of my Last Will and Testament dated January 7, 1977 and substitute in Lieu thereof a new paragraph with the same number which item shall read as follows:
  - 1. I give and devise approximately eight (8) acres together with my dwelling house and other improvements thereon fronting 500 feet on the easterly side of S. C. State Highway No. 28 and extending back therefrom by parallel lines a depth of 700 feet, which approximately eight (8) acres is bounded as follows: North by T. Dale Ferguson; East by tract of land devised to my daughter Elizabeth Davis Cantrell; South by tract of land devised to my daughter Patricia D. McCurry and West by S. C. State Highway No. 28, together with all easements and appurtenances thereto, in fee simple, to my Trustee herein after named, to be used, held, administered and distributed as follows:
    - apply for the benefit of my son, ADRIAN
      EUGENE DAVIS so much of the income and
      principal of the property as my Trustee shall
      deem necessary to provide for the proper
      comfort and support of Adrian Eugene Davis,
      taking into consideration to the extent my
      Trustee deems advisable any other income or
      resources of Adrian Eugene Davis so long as
      he shall live and at his death distribute the

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remaining balance, if any, to my surviving children, and if there shall be no surviving children of mine to my heirs at law under the statute of decent and distribution of the State of South Carolina.

- 2. I appoint my daughter, PATRICIA D. McCURRY

  Trusee of the trust created under this my will. If she shall fail to qualify or cease to act as Trustee I appoint my son-in-law, JACK ANDREW McCURRY, JR. Trustee in her place.

  I direct neither shall be required to furnish any bond.
- 3. The term "Trustee", whenever used in this will, shall be deemed to refer at any time to the Trustee at that time in office hereunder.
- 4. I authorize my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in any trust created in this will which she could do if she were the absolute owner thereof, upon such terms and conditions as my Trustee may deem best, and to execute and deliver any and all instruments and to do all acts which such Trustee may deem proper or necessary to carry out the purposes of this will, and without the necessity of a court order.

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ROBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY BTREET
ABDEVILLE, S. C. 20620

PROOF OF WHIL CODICIL TO THE LAST WILL AND TESTAMENT OF FRONIA E. DAVIS.

IN THE COURT OF PROBATE

THE STATE OF SOUTH CAROLINA, Abbeville County.

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

Personally appears			
who, being duly sworn, says thatshe sawF	ronia-EDavis-		
sign, seal, publish and declare the annexed instru	ment of writing, bea	ring date the26	thday of
	to her		
and containher First-Codicil-	∠ Last Will and Test	tament; that the said	
-Fronia-EDaviswas then	of sound and disposi	ng mind, memory and u	nderstanding, according
to the best of deponent's knowledge and belief; and	that the said		
together with	and	T	at the request
of the testat rix in her presence, and in	the presence of eac	h other, witnessed the d	uc execution thereof.
Sworn to before me, this	of 7. \ X \ X	ry 11. Mas	s)
Judge of Probate Abbaville County S. C.	· \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	( '	

E P 3 2. I hereby republish and reaffirm my said Last Will and Testament as herein before modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto, and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 26 day of January, 1977.

Fronia E. Davis) (L.S.)

The foregoing Codicil was signed, sealed, published and declared by FRONIA E. DAVIS, as and for a First Codicil to her Last Will and Testament and she did also republish and reaffirm said Last Will and Testament as by this First Codicil amended as and for her Last Will and Testament, all of which was done in our presence and we at the same time, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Hay H. Mass of Greenwood, A.C.

Sandra R Clisintainer of Greenwood, &

Deblic D. Free of Greenwood, S.C.

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ERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
CO E. PINCKNEY STREET
JBEVILLE, S. C. 29620

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF GRACE Y. BEATY

IN THE NAME OF GOD, AMEN:-

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

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

ITEM 11:- I will, devise and bequeath unto my son-in-law, J. M. Blackman and my daughter, Gladys B. Blackman, a let fronting on State Highway No. 28 a distance of Two Hundred (200) Feet and running back by parallel lines to the rear of my property. This let to begin at the present boundary of J. M. Blackman and Gladys B. Blackman let, in fee simple absolute.

ITEM 111:- I will, devise and bequeath unto my daughter, Mary Frances B. Jarvis, a lot beginning at the lot this day devised to J. M. Blackman and Gladys B. Blackman running for a distance of Three Hundred Fifty (350) Feet on State Highway No. 28 and running back by parallel lines, in fee simple absolute.

ITEM 1V:- I will, devise and bequeath unto my son, David R. Beaty, One (1) Acre of land at the rear of my property and barn which was built thereon and he is to have the right of ingress, egress and regress across my other lands in order to get to this property, if necessary, in fee simple absolute.

ITEM V:- All the rest, residue and remainder of my property real, personal and mixed, I will, devise and bequeath unto my son, S. M. Beaty, Jr.; unto my daughter, Gladys B. Blackman; unto my

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daughter, Mar. 'rances B. Jarvis and unto my son, David R. Beaty, to be divided equal! amongst my said children, but, however, should my daughter, Gladys B. Blac an and my son, David R. Beaty desire to purchase any or all of the rest residue and remainder of my property then, if agreeable, with my son, S. 1. Beaty, Jr. and my daughter, Mary Frances B. Jarvis, then it is my desire that they all agree upon a purchase price on all or a part thereof, whatever is desired by my daughter, Gladys B. Blackman and my son, David R. Beaty.

appoint my sons, S. M. Beaty, Jr. and David R. Beaty, sole Executors of this my last Will and Testament, and with full power to them to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executors, however, should neither of my said sons, S. M. Beaty, Jr. and David R. Beaty qualify as said Executors, then it is my desire that my son-in-law, John M. Blackman become the Executor of my estate with full power to him to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 30th day of June, A.D. 1966.

Frace

Signed, Sealed, Published and Declared by Grace Y. Beaty, 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.

Louis Lie Mance

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FILE NO.

**551505**8

#### . 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 appearsJoyce W. Couch
who, being duly sworn, says thatshe sawGrace Y. Beaty
sign, seal, publish and declare the annexed instrument of writing, bearing date the30thday o
June to be
and containher Last Will and Testament; that the said
Grace Y. Beaty was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Joyce We Couch
together with Bessie Lee Nance and J. D. Mars at the reques
of the testatrixinherpresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this3lst day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofS. M. Beaty, Jr. and David R. Beaty
codicil, ofGrace_Xl_Beaty, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 31st day of March 19.77.
Given under my hand and the seal of the Court of Probate, this 31st day of March 19.77.  Service Lee March Judge of Court of Probate.
Serie Lee F. Manse
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  CHAPTER COUNTY.
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  LEAST THE County.  do solemnly swear, that this writing contains the true Last Will of the within named and that
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  We do solemnly swear, that this writing contains the true Last Will of the within named and that  Grace Y. Beaty deceased, so far as we know or believe
Judge of Court of Probate.  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Grace Y. Beaty  and that deceased, so far aswe know or believe and that deceased, so far aswe know or believe and that deceased, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will well and truly execute the same, by paying first the debts, and then legacies contained in the country will be a co
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  THE Grace Y. Beaty deceased, so far as we know or believe and that we will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and that
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  We do solemnly swear, that this writing contains the true Last Will of the within named and that deceased, so far as we know or believe and that we will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and the we will make a true and perfect inventory of all such goods and chattels; So hele
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  THE Grace Y. Beaty deceased, so far as we know or believe and that we will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and that
QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA,  We do solemnly swear, that this writing contains the true Last Will of the within named and that
QUALIFICATION OF FIDUCIARY  THE STORE OF SOUTH CAROLINA,  THE Grace Y. Beaty deceased, so far as we know or believe and that we will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and the well and truly make a true and perfect inventory of all such goods and chattels; So hele me God.  Sworn to before me, this 31st day of March Anno Domini 19 77.  The Postoffice Address of each Fiduciary west be changed.

Tast Will and Testament

OF

#### ALICE KNOX

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

ITEM I. I direct thatall of my just debts be paid as soon as practicable after my death.

that I now own and all that I may later acquire, of every kind and nature and wheresoever situate to my ten children, that is, one tenth to each. My children are: E. Brown, Leo Brown, Sarah B. Rickenbacker, Sylvester Brown, Isabel B. Owens, Ervin Brown, William N. Brown, John C. Brown, Nancy B. Lyons and Marian B. Cromer.

that is, one tenth to each, all of the real property that I now own and all that I may later acquire, wheresoever situate, to them, their heirs and assigns forever. My children are: before E. Brown, Leo Brown, Sarah B. Rickenbacker, Sylvester Brown, Isabel B. Owens, Ervin Brown, William N. Brown, John C. Brown, Nancy B. Lyons and Marian B. Cromer.

ITEM IV. All of the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise to my ten children above named, that is, one tenth to each.

ITEM V. I hereby nominate, constitute and appoint my son, William N. Brown, 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.

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### NO

PROOF OF WILL	
THE STATE OF SOUTH CAROLINA, Abbeville County.	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsBEATRICE C. SPARROW	
who, being duly sworn, says that he sawA CE_B_ KNOX	
sign, seal, publish and declare the annexed instrument of writing, bearing date the lateral day DECEMBER( A. D. 1975 to	of
and contain HFR Last Will and Testament; that the said	
ALICE R. KNOX	
to the best of deponent's knowledge and belief; and that the saidBEATRICE C. SPARROW	
together with Cathy Poole and Cartene T. Griffin at the requ	
of the testatrix ingerpresence, and in the presence of each other, witnessed the due execution thereof	
Sworn to before me, this	with o
Given under my hand and the seal of the Court of Probate, this. 6th day of APRIL 19.	_7_
Judge of Court of Probate.	• • •
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, Abbeville County.  Abbeville County.  do solemnly swear, that this writing contains the true Last Will of the within named and that	
ALICE R. KNOX deceased, so far as I know or beli	eve
and that _I will well and truly execute the same, by paying first the debts, and then legacies contained in	
said Will, as far asmegoods and chattels will thereunto extend and the law charge me and	
Iwill make a true and perfect inventory of all such goods and chattels; So	
me God.	

this 6th day of 77,

Attorney's Name and Address: \_

Route # 1 - Box 90 -Calhoun Falls, S. C.

Sworn to before me, this April

Judge of Probate. Abbeville County, S. C.

(LAST WILL AND TESTAMENT OF ALICE KNOX) (Page 2 of two pages)

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my last will and testament, this ideal day of December, 1975.

Plice Breez (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said
ALICE KNOX 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 December, 1975.

Sentucia Almon OF St Hi Colorado L.C.

(interpolation of St I Marida, S.C.

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## Cast Will and Testament

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

In the name of God, amen.

I, William Edgar Haynes of Due West, South Carolina, do make, ordain, publish and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

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

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

ITEM III. I give, devise and becueath all of my Estate whatsoever and wheresoever, both real and personal, to which I may be entitled or which I may have power to dispose of at my death, unto my wife, Mary Eithel Haynes, absolutely in fee simple, if she shall be living at my death.

ITEM IV. In the event that my said wife shall not survive me, then I give, devise, and bequeath all of my Estate whatsoever and whereseever, both real and personal, to which I may be entitled or which I may have power to dispose of at my death, unto my children, William Calvin Haynes, Abbeville, South Carolina and Bernice Eilene Haynes, Dun West, South Carolina, absolutely in fee simple, per stirpes.

ITEM V. I hereby nominate, constitute and appoint my wife, Mary Eithel Haynes an Erecutrix of thir my last will and testament; and if she shall for any cause not qualify as such, them I constitute and appoint my children William Calvin Haynes and Bernice Eilene Haynes as Executor and Executrix of this my last will and testatement. I direct that either of them be allowed to serve without bond.

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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 Margie M. Murdock
	who, being duly sworn, says that he sawWilliam-Edgar-Haynes
	sign, scal, publish and declare the annexed instrument of writing, bearing date the 19thday of
	May to be
	and containhis Last Will and Testament; that the said
	WILLIAM EDGAR HAYNES was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the said MARGIE M. MURDOCK
JO	
	of the testat OR in
	Sworn to before me, this12th day of ,
	April , Anno Domini 1977
	April  BESSIE LEE F. NANCE  Judge of Probate, Abbeville County, S. C.
	adage of Probate, Appevine County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
NO	On hearing the above petition ofWILLIAM CALVIN HAYNES AND BERNICE EILENE HAYNES it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of
	Probate in Common Form.
	Given under my hand and the seal of the Court of Probate, this12thday of _APEL, 19
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
	Abbeville County.  WE do solemnly swear, that this writing contains the true Last Will of the within named and that
	WILLIAM EDGAR HAYNESdeceased, so far asweknow or believe;
	and thatWE will well and truly execute the same, by paying first the debts, and then legacies contained in the
	said Will, as far as HIS goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
	US God. Lullyam alin Humen
	Sworn to before me, this 12th day of AHRIL
	Anno Domini 19
	Gircle St Due West, SC. 29639  (The Postoffice Address of each Fiduciary must be shown)  Judge of Probate, Abbeville County, S. C.
	Attorney's Name and Address:

In witness whereof, I hereunto set my hand and seal this day of 20124, 1973. Signed, sealed, published and declared by William Edgar Haynes 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. ADDRESS Theenwood S. C. Relle U. alleresius ADDRESS Due Thert S. C. Maragie M. Muedack ADDRESS Horier Path Se. 16

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## THE LAST WILL AND TESTAMENT OF JESSIE D. WINN

Į.

I, JESSIE D. WINN, of Abbeville County, State of South Carolina, being of sound mind and disposing mind and memory, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

FIRST: All property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my wife, BERTHA C. WINN, in fee simple, if she shall survive me. If my said wife, Bertha C. Winn, shall predecease me, all property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my children, in equal shares, with the right of representation, in the event that any of my children should predecease me, and my wife does not survive me, so that the children of any predeceased child in such case shall take the share which his or her parent would have been entitled to.

SECOND: I appoint my wife, BERTHA C. WINN, to be the Executrix of this my Last Will and Testament. If she should fail to qualify or cease to act as such Executrix, I appoint my children, DAVID L. WINN and ELIZABETH W. BEARDEN, Executor and Executrix in her place, and in the event that my wife should fail to qualify or cease to act as such Executrix and one of my children should fail to qualify or cease to act as such Executor or Executrix in her place, I appoint the other as sole Executor or Executrix.

THIRD: I hereby authorize my Executor or my Executrix to sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to her or him shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.

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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 appearsNancy S. King
who, being duly sworn, says that she sawJessie D. Winn
sign, seal, publish and declare the annexed instrument of writing, bearing date theday of
April , A. D. 1964 to be
and contain his Last Will and Testament; that the said
Jessie D. Winn was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Nancy S. King
together withJoyce W. Couch and Robert L. Hawthorne, Jr. at the request
of the testator inhispresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 18th day of April , Anno Domini 19.77.  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofBertha C. Winn
codicil, of, deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 18th day of April 1977.
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
Jessie D. Winn deceased, so far as _Tknow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asgoods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this 18th day of \ Bertha C. Kunn

Attorney's Name and Address:

Judge of Probate. Abbeville County, S. C.

(The Postoffice Address of each Fiduciary must be shown)

FOURTH: I request that no Executrix or Executor hereunder be required to give any Bond.

Jessie D. Winn (L.S.)

The foregoing instrument, consisting of two (2) typewritten pages, typewritten on only one side was at the date thereof by the said JESSIE D. WINN, signed, sealed, published, and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

of Abbeville, South Carolina.

Paren Sking of Abbeville, South Carolina.

Rollet J. Housthered of Abbeville, South Carolina.

Recorded: Opril 19, 1977 Will Bk. No. 11- pages 1/2 & 1/3 Fele No: 463-13, 204

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# LAST WILL AND 1 STAMENT OF WILLIE SUE POWER

- I, WILLIE SUE N. (Mr. Eugene) POWER, of the City and County of Abbeville, South Carolina, hereby make and publish this as my Last Will and Testament and hereby woke all previous Wills and Codicils by me made.
- 1. I will and bequeath my Steinway Piano to my daughter,
  WILLIE SUE P. SMITH, if she shall survive me.
- 2. I will and bequeath to my daughter, WILLIE SUE P. SMITH, the sum of Five Thousand (\$5,000.00) Dollars, if she shall survive me, in lieu of willing any of my other personal and household effects.

With the exception of my Steinway Piano, I give and bequeath all of my other personal and household effects of every kind including but not limited to furniture, applicances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, to my daughter, MARY CARRINGTON POWER, if she shall survive me, and if she shall not survive me I give and bequeath all of my said personal and household effects to my daughter, WILLIE SUE P. SMITH, if she shall survive me.

- 4. I direct that all my debts, estate, inheritance, succession, death or similar taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include any Codicils hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property or interests in property included in/estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interest in property included in my estate for such tax purposes.
- 5. I give, devise and bequeath all the rest, residue and remainder of my property of everykind and description (including lapsed

RJH EP ENC

HERT L. HAWTHORNE, JR.
ATTORNEY AT LAW

200 E. PINCKNEY STREET
ABBEVILLE, S. C. 29620

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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:

Personall	y appears Rosemary H Copeland	
who, being du	ly sworn, says that he sawWillie-Sue-N-Bower	
sign, seal, put	blish and declare the annexed instrument of writing, bearing date the21st	day of
	December , A. D1971•	to be
and contain WILLIE SUI	Last Will and Testament; that the said  E N POWER  was then of sound and disposing mind, memory and understanding,	
to the best of	deponent's knowledge and belief; and that the saidROSEMARY_H_COPELAND	
	ROBERT L HAWTHORNE, JR. and CAROLYN POWELL (LITTLE) at the	
of the testat .5	orin_herpresence, and in the presence of each other, witnessed the due execution	thereof.
	before me, this 22nd day of PRIL , Anno Domini 19 ??  (Probate, Abbeville County, S. C.	<u>بر</u>
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
	BANKERS TRUST OF SOUTH CAROLINA	
	rdered, adjudged and decreed, That the petition be granted and the said Last Will and Testa	ment, with
Probate in Co		
Probate in Co	, of	
Probate in Co		
Probate in Co	mmon Form.  MILLIE SUE N POWER, deceased, be of my hand and the seal of the Court of Probate, this 22nd day of April	
Probate in Co Given ur  THE STATE Abbeville Cov	MILITE SUE N POWER	
Probate in Co Given ur THE STATE	MILITE SUE N POWER	, 1977
Probate in Co Given ur THE STATE Abbeville Cou We	MILLTE SUE N POWER deceased, be common Form.  Index my hand and the seal of the Court of Probate, this 22nd day of April Judge of Court of Probate.  QUALIFICATION OF FIDUCIARY  OF SOUTH CAROLINA, )	, 1977
Probate in Co Given ur THE STATE Abbeville Cou We	ommon Form.  OF SOUTH CAROLINA, and solemnly swear, that this writing contains the true Last Will of the within named and solemnly swear, that this writing contains the true Last Will of the within named and LIE SUE N POWER.  OF SOUTH CAROLINA, and solemnly swear, that this writing contains the true Last Will of the within named and solemnly swear.	nd that
Probate in Co Given ur  THE STATE Abbeville Co We WIL	ommon Form.  OF SOUTH CAROLINA, and solemnly swear, that this writing contains the true Last Will of the within named and solemnly swear, that this writing contains the true Last Will of the within named and LIE SUE N POWER.  OF SOUTH CAROLINA, and solemnly swear, that this writing contains the true Last Will of the within named and solemnly swear.	nd that or believe;
Probate in Co Given ur  THE STATE Abbeville Co We WIL	OF SOUTH CAROLINA, and solution of the court of Probate, this 22nd day of Aprila.  OF SOUTH CAROLINA, and the search of the court of Probate, this 22nd day of Aprila.  OF SOUTH CAROLINA, and the search of the court of Probate.  OF SOUTH CAROLINA, and the search of the court of Probate.  OF SOUTH CAROLINA, and the search of the within named and the solution of the within named and the solution of the court of Probate.	nd that or believe; ined in the e and that
THE STATE Abbeville Con We WILL and that WE said Will, as	OF SOUTH CAROLINA, does not the this writing contains the true Last Will of the within named and the seal of the same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains the true and perfect inventory of all such goods and chatters.	nd that or believe; ined in the e and that
THE STATE Abbeville Con We WILL and that WE said Will, as	OF SOUTH CAROLINA, does not the this writing contains the true Last Will of the within named and the seal of the same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains as The same, by paying first the debts, and then legacies contains the true and perfect inventory of all such goods and chatters.	nd that or believe; ined in the e and that
THE STATE Abbeville Con We WIL and that WE said Will, as WE Sworn to APR	OF SOUTH CAROLINA, do solemnly swear, that this writing contains the true Last Will of the within named and the SUE N POWER deceased, so far as WE know will well and truly execute the same, by paying first the debts, and then legacies contains far as WUR goods and chattels will thercunto extend and the law charge members of the court of Probate.	nd that or believe; sined in the e and that els; So help  France 602 be shown)

legacies and devises) to my Trustee herein named on the following terms:

- (a) My Trustee shall divide my residuary estate into equal shars corresponding in number to my children surviving me or leaving issue surviving me.
- (b) One share shall be divided among and paid per stirpes to the issue then living of each of my children predeceasing me.
- (c) The remaining shares shall be held in separate trusts for each of my surviving children, and the entire net income shall be paid currently, at reasonable intervals, or applied to or for the benefit of the income beneficiary for life. My Trustee may from time to time pay or apply to or for the benefit of an income beneficiary from the trust for her benefit such amonts of principal as may be needed by an income beneficiary to meet medical and dental bills for such income beneficiary other than those of a routine nature. Also, in addition to the payment of income to an income beneficiary, my Trustee shall pay to or for the benefit of an income beneficiary such sums from principal, not exceeding \$5,000.00 a year, as such income beneficiary may from time to time request in writing. This power of invasion shall be cumulative so that any part of the \$5,000.00 not withdrawn in any year shall be subject to withdrawal in any subsequent years, in addition to the permissible invasion for that year, provided, however, that the total withdrawals from principal requested by an income beneficiary in any year shall not exceed \$10,000.00.
- (d) Upon the death of an income beneficiary, my Trustee shall pay the principal of the trust for her benefit to her issue per stirpes, or, if there be none, to my issue per stirpes.
- 6. I hereby nominate, constitute and appoint as Executor and Trustee of this my Last Will and Testament BANKERS TRUST OF SOUTH CAROLINA, and direct that it shall serve without bond. For its services as Executor and Trustee it shall receive an amount which shall be determined by its standard fee schedule in effect and applicable at the time of the performance of such services. If no such schedule shall be in effect at that time, it shall be entitled to reasonable compensation for the services rendered.

RIA ZP Dale

ERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
OO E. PINCKNEY STREET
BBEVILLE, S. C. 29620

- 7. Any corporate ccessor to the trust business of Bankers

  Trust of South Carolina shall succeed to its capacity as my Executor and

  Trustee herein without conveyance or transfer.
- 8. By way of illust, ation and not of limitation and in addition to any inherent, implied or statutory powers granted to Executors and Trustees generally, my Executor and Trustee is specifically authorized and empowered: to allow, assign, buy, care for, collect, contract with respect to, convey court, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate and trusts which any individual could exercise in the management of similar property owned in his own eight, upon such terms and conditions as to my Executor and Trustee may seem best, and to execute and deliver any and all instruments and to do all acts which such Executor and Trustee may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.
- 9. Whenever pursuant to the provisions of this Will all or any part of the principal of a distributive share of my estate shall vest in or be payable to a minor, title to the share of such minor shall pass to him or to her, but the payment to him or to her of such share shall be deferred until he or she shall attain the age of twenty-one years, and in the meantime such share shall be transferred and paid over to my Trustee, who shall accumulate the income from such share and apply all or such part of the income and corpus thereof as the Trustee in it's uncontrolled discretion may determine to the support, maintenance, benefit, and education of such minor, and upon such minor attaining the age of twenty-one shall deliver to him or to her the remaining corpus of such share together with the accumulations, if any, of

RIH ED BUC

CHERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
ASBEVILLE, S. C. 20620

income thereof. If such minor dies before attaining the age of twenty-one years, such principal and accumulated income shall be paid over to the estate of such minor. With respect to the administration of any such property, my Trustee shall have all the powers vested in him under the provisions of this Will. My Trustee in it's discretion may make payment of any principal or income applicable to the support, education, and maintenance of such minor to such minor or other person having the care or custody of such minor, without obligation to see to the proper application thereof.

10. I direct that my Executor and Trustee herein named shall not be required to furnish any bond.

IN WITNESS WHEREOF I sign, publish, and declare this as my Last Will this 2/5/ day of December, 1971.

Willia Sur n. Power

(L.S.)

(Willie Sue N. Power)

The foregoing Will consisting of four (4) typewritten pages, this included, the three (3) preceding pages thereof bearing on the left hand margin the signature of the Testatrix, was this 2/5/ day of December, 1971, signed, sealed, published and declared by the said Testatrix 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 hereto.

Dobbet L. Hawatte Abservite, South Carolina

Casalyn Powell of Abbeville, South Carolina

Resembly 21 Epclore of Abbeville, South Carolina

### Liest Mill innd Crestinnent

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#### WILLIAM R. HAYES

I, WILLIAM R. HAYES, of Greenwood, County of Greenwood, State of South Carolina, hereby make, publish and declare this as my Last Will and Testament and hereby revoke any and all other wills and codicils heretofore made by me.

#### ARTICLE 1.

I direct my Executors herein named to pay, out of my estate, all of my just debts, including medical expenses of my last illness and funeral expenses; and having no debts of long standing, I direct my Executors to plead the Statute of Limitations against any debts that may be barred.

#### ARTICLE II.

I hereby give and bequeath unto my wife, BLANCHE C. HAYES, if she survives me, all interest which I may have in my household effects of any kind, including furniture, pictures, silverware, china, glass, books, wearing apparel, automobiles used as pleasure cars and not in business, and all policies of fire, burglary and property damage insurance.

#### ARTICLE III.

All the rest and residue and remainder of my estate, real, personal and mixed, of any kind and nature wheresoever situate, of which I may die seized or possessed, shall go and be distributed as follows:

A. I hereby devise and bequeath unto my wife, BLANCHE C. HAYES, if she survives me, one-half the value of my adjusted gross estate as finally determined for federal estate tax purposes; in determining the said one-half of my adjusted gross estate which my said wife is to receive under this Will, all interest in property, if any, which pass or have passed from me to her other than pursuant to this Will and which constitute a part of my gross estate for

WILLIAM R. HAYES

(LS

#### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Greenwood County.	IN THE COURT	OF PROBATE	•
	, Judge of Probate for said Co	unty.	
Personally appears Judson F. Avers.		***************************************	
who, being duly sworn, says that he saw	iam R. Hayes		
sign, seal, publish and declare the amexed instru	ment of writing, bearing date the	2nd	day of
February, 1972	, A. D		to be
and contain his	Last Will and Testament; that	the said William	R.
<u>Hayes</u> wa	s then of sound and disposing mind	, memory and unders	anding seconding
to the best of deponent's knowledge and belief; and	that the said Judson F. Ay	ers, Jr.	
together with Cliff Carson, [r.	and Caroly	n Fern	at the request
of the testat or in his presence,	·	, 1 h	
Swom to before me, this 23rd	day of \	Λ Λ	
August Anno Domini	19.72 Jul J	-lune []	
Judge of Probate, Greenwood County	1 3/2-7-221 - 4	ERS JR.	
CURTIS G. SHAW			
ORDER ADMITTING V	VILL TO PROBATE IN CO	OMMON FORM	
On hearing the above petition of DOUGL: it is hereby ordered, adjudged and decreed, That t			the state of the s
of W. R. Haye		decreased, be ent	
Common Form.			
Given under my hand and the seal of the Court		<b>拉亚来拉斯</b> 斯	1.0511.029.037
	Cut	ميدا الار رو	ert of Probates
QUALIF	ICATION OF FIDUCIARY		
THE STATE OF SOUTH CAROLINA		<b>Y</b>	
Cally			
	his writing contains the true Last Wil		
W. R. Hayes		d, so far as	A Property of
	secute the same, by paying first the d		
said Will, as far as his	goods and chattele will therounto		<b>氯的氯化的氯化物</b>
	will make a true and perfect inven	tory of all meh goods	and chattels; So
Sworn to before me, this 23rd	tay of	Turk.	
Sworn to before me, thisAnno Domini 1		6 22	
Cuty S- Stow	(The Postoffice Addre	ess of each Fiduciary mu	st be shown)
judge of Probate, Greenwood County, Attorney's Name and	s. c. /		

such tax purposes shall be first included in making up my wife's said on that share; said property interest passing other than pursuant to said Will shall include, but not be limited to policies of life insurance, joint bank accounts, sayings bonds and other jointly held property. Also the gifts and bequests to my said wife under Article II of this Will shall be first included in determining my wife's one-half interest.

Any reference in this Will to federal estate taxes shall be deemed to refer to such tax under the law applicable to my estate upon my death.

- B. I give, devise and bequeath all the rest, residue and remainder of my property, whether it be real, personal or mixed and wheresoever situated, and whether acquired before or after the execution of this Will or whether it be a portion of a lapsed devise or bequeath to MARVIN R. WATSON and HAROLD LUMLEY, JR., in trust, as Trustees, for the following purposes:
- a. Said Trustees shall pay all expenses, including all costs or administration of said trust and until the termination of trust as set out under this Will, shall distribute net income derived from the said trust remaining in their bands, after paying all costs of administration, at least annually and in their discretion may make periodical payments during the year as follows:

Said meome to be divided into four equal parts and paid One part to DOUGLAS A. HAYES, my son; One part to DOROTHY H. CAMAK, my daughter; One part to MARGARET H. FREEMAN, my daughter; and One part to be equally divided among my grandchildren, STEPHEN C. HAYES and ANNETTE H. CARTER, son and daughter of a predeceased child. In the event that one of my three children above named shall die during the term of this trust, or shall have predeceased me, their share as provided for herein shall be divided among their children, per stirpes. If any child of mine shall not be living at the time

William R. HAYES (LS)

of my death, and shall have left no descendant then living, then the share of such deceased child of mine shall be divided among the remaining shares as herein set forth, thereby increasing the share of my wife and my other children or grandchildren or the descendants of any deceased child of mine as the case may be.

ANN KEATON to live in the house and work the three acres of land, the same being located on the Collins Tract at a rent of Three Hundred (\$300.00) dollars per year so long as either of them are living. If either WILLIS KEATON or ANN KEATON shall move from the said premises, then this provision of this Will shall terminate.

I further direct that my Trustees may lease my farm lands, including equipment, to my son, DOUGLAS A. HAYES, for a fair rental rate per year and may advance such sums of money from the corpus of this trust as may be necessary to buy cows, equipment, or spend in operation of said farm, but said Trustees shall take a mortgage on all equipment purchased or cows purchased and shall charge the lawful rate of interest on such sums advanced. If for some reason my son, DOUGLAS A. HAYES, does not repay all advanced sums or loans to my estate, and such amounts remain unpaid, then such amounts shall be charged against his part of the income and corpus payable to him or his heirs from said Trust.

My Trustees shall have the right to sell at public or private sale at

William R. HAYES (LS)

property which I may have at the development as sold estate, all real modern of the real and execute valid falls of sale or decas with order of said Court. They are further instructed to invest the proceeds from said sales or any funds coming to o this trust by reason of my death in only those investments as may be approved by law.

This trust shall continue until my wife shall become deceased and until the death of my three living children herein named, DOUGLAS A. HAYES, DOROTHY H. CAMAK, and MARGARET H. FREEMAN, and then said trust shall cease and terminate and the corpus remaining in said trust shall be divided into four equal parts and paid as follows:

One part to the children of DOULGAS A. HAYES; One part to the children of DOROTHY H. CAMAK; One part to the children of MARGARET H. FREEMAN; One part to be equally divided between STEPHEN C. HAYES, and ANNETTE H. CARTER. If one of my children herein named shall die without issue then his or her share shall be equally divided among all of my grand-children which shall include STEPHEN C. HAYES and ANNETTE H. CARTER, per stirpes.

C. I hereby appoint MARVIN R. WATSON and HAROLD LUMILEY, JR. as joint EXECUTORS and TRUSTEES of my Will and estate and direct that they serve in both capacities without bond. I also direct that MARVIN R. WATSON. Attorney of Greenwood, Sowh Carolina, he the attorney for this estate a airperpaid such amounts for his services as may be approved by the Probate Court for Greenwood County, South Carolina. It either or both of the above marked should die or fail or refuse to act as EXECUTOR or TRUSTEE of my estate, then I hereby appoint the STATE BANK & TRUST COMPANY, Greenwood, South Carolina, its successors or assigns as a substitute Executor or Trustee and direct the same to serve in this capacity without bond.

WILLIAM R. HAYES (LS

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of this and four other typewritten pages, identified by my signature at the bottom of said page, this // day of //themself , 1967.

WILLIAM R. HAYES

(LS)

Witnesses

Addresses

Citte & Man Sherry S. C.

Till J-hy. J. Lund St.

CODICIL

TO THE

#### LAST WILL AND TESTAMENT

OF

#### WILLIAM R. HAYES

- I, WILLIAM R. HAYES, of Greenwood, Greenwood County, State of South Carolina, Testator in the attached and foregoing Last Will and Testament, dated the 17th day of November, 1967, and witnessed by Becky Stevenson, Curtis G. Shaw and Judson F. Ayers, Jr., do hereby make, publish and declare this my first Codicil to my Last Will and Testament as follows, to-wit:
- 1. ARTICLE III, Section B is hereby deleted and the following is hereby substituted: "I give, devise and bequeath all the rest, residue and remainder of my property, whether it be real, personal or mixed and wheresoever situated, and whether acquired before or after the execution of this will or whether it be a portion of a lapsed devise or bequeath to MARVIN R. WATSON and DOUGLAS A. HAYES, in trust, as Trustees, for the following purposes: My intention is to substitute my son, Douglas A. Hayes, as Trustee instead of Harold Lumley, Jr.
- 2. ARTICLE III, Section C is hereby deleted and the following is hereby substituted: "I hereby appoint MARVIN R. WATSON and DOUGLAS A. HAYES, as Joint Executors and Trustees of my will and estate and direct that they serve in both capacities without bond. I also direct that MARVIN R. WATSON, Attorney of Greenwood, South Carolina, be the attorney for this estate and be paid such amounts for his services as may be approved by the Probate Court for Greenwood County, South Carolina. If either or both of the above named

William R. HAYES (LS

STATE OF SOUTH CAROLINA )

PROOF OF CODICIL

COUNTY OF GREENWOOD

MALLY APPEARS Judson F. Ayers, Jr.
who, being duly sworn, says that (s)he saw William R.
Hayes sign, seal, publish and declare the
annexed is rument of writing bearing the date of 2nd day
of February, 972 A.D. to be and contain his Codicil to
Last Will a Testament; that the said William R.
Hayeswas then of sound and disposing mind, memory
and understan ing according to the best of deponent's knowledge
and belief; a: that the said Judson F. Avers, Jr.
together with liff Carson, Jr. andand
Carolyn Fern ; at the request of the testator
and in his seence and in the presence of each other.
witnessed the due execution thereof.
( ) end Home a
JUDSON F. AVERS, JR.
Sworn to before me, this 23rd day
of August ,19 72.
Cute & Street
Judge of Probate, Curtis G. Shaw Greenwood County, S.C.

should die or fail or refuse to act as Executor or Trustee of my estate, then I hereby appoint the STATE BANK AND TRUST COMPANY, Greenwood, South Carolina, its successors or assigns as a substitute Executor or Trustee and direct the same to serve in this capacity without bond."

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my first Codicil to my Last Will and Testament, consisting of this and one (1) other typewritten page, identified by my signature at the bottom of said page, this Aday of February, 1972.

WILLIAM R. HAYES (LS

Signed, sealed and declared by the said WILLIAM R. HAYES, as and for his first Codicil to his Last Will and Testament, in the presence of us, three competent witnesses, who in his presence and in the presence of each other, have subscribed our names as witnesses this Aday of February, 1972.

Witnesses

Addresses

Addresses

M. S. C.

Mille Common Alamand, S. C.

Miller Common Addresses

Miller Common Addresses

Miller Common Addresses

Addresses

M. S. C.

Miller Common Addresses

Addresses

M. S. C.

Miller Common Addresses

Addresses

M. S. C.

Miller Common Addresses

CERTIFIED: A TRUE COPY

LIMITATION OF COUNTY, S.C.

GREENWOOD COUNTY, S.C.

Auge Tage

STATE OF SOUTH CAROLINA ) LAST WILL AND TESTAMENT COUNTY OF ABBEVILLE )

IN THE NAME OF GOD, AMEN:

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

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

ITEM II: I will, devise and bequeath unto my beloved wife, Evelyn Catherine Neumann all of my estate, consisting of personal property, real property or mixed property, provided however, that in the event my beloved wife, Evelyn Catherine Neumann should predecease me, then in that event my entire estate should be divided between my three (3) children, namely, John Louis Neumann, Evelyn Mary Blaschke and Dolores Frances Mountford, share and share alike, the child or children of a predeceased parent to take the parents share provided further that in the event my wife and I should die in a common disaster, then my entire estate is to be divided between our three children, namely, John Louis Neumann, Evelyn Mary Blaschke and Dolores Frances Mountford.

ITEM III: I do hereby nominate and appoint Dolores Frances Mountford as Executrix of this my Last Will and Testament, she to serve without bond.

Signed, Sealed, Published and Declared by John Charles Newmann as and for his Last Will and Testament this 22nd day of May, in the year of Our Lord, One Thousand Nine Hundred and Seventy-four.

Signed, sealed, published and declared by John Charles Neumann as and for his Last Will and Testament in our presence and we in his presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses:

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leumann

File 40: 463-13,212

### 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 appearsWilliam P. Greene, Jr.
who, being duly sworn, says that he sawJohn Charles Neumann
sign, seal, publish and declare the annexed instrument of writing, bearing date the2ndday of
May to be
and containhis Last Will and Testament; that the said
JohnCharles Neumannwas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidWilliam P. Graene, Ir.
together with Myra D. Keith and Frank E. Allen at the request
of the testatorin.hispresence, and in the presence of each other, witnessed the due execution-thereof.
Sworn to before me, this 9th day of May , Anno Domini 19.77.  Sease See 2 Mass  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
Given under my hand and the seal of the Court of Probate, this 9th day of May , 1977.  Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.  Line do solemnly swear, that this writing contains the true Last Will of the within named and that
John Charles Neumann deceased, so far as I know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asbisgoods 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 9th day of May May Anno Domini 19.77  Sealer Lea May (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.  Attorney's Name and Address:
Accorney a traine and Address.

# Tast Will and Testament

OF

#### EUGENE LEWIS

I, Eugene Lewis of Abbeville County, State of South Carolina, being of a disposing mind, memory and understanding, and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following as and for my last will and testament, hereby revoking all wills heretofore by me made.

ITEM I. I direct my Executors hereinafter named to pay all of my just debts out of the first money coming to their hands, and place tombstone and coping at the grave site.

ITEM II. I will, devise and bequeath all of my property as follows to-wit:

Unto my son, Melvin Ray Lewis, my present dwelling where I now reside, together with three (3) acres of land, more or less, on which my dwelling is located. Said three acres bounded on the North and West by highway; South by lands of Marion Parker; and East by Walter W. Wilson, Sr. In addition, I give and devise to my son, Melvin Ray Lewis, ten (10) additional acres which includes the old Joe Bowen dwelling site, this ten (10) acres is bounded North by property hereinafter devised bo Eugene Marshall Lewis, east by Walter W. Wilson, Sr., south by S. C. S-1-72, and west by property now or formerly of Mrs. Pauline C. Winn.

Unto my two sons, Eugene Marshall Lewis and Albert
Vair Lewis, the remainder of my real estate, consisting of seventy
(70) acres of land, more or less, share and share alike, with
the request that they establish the dividing line so as to give
Eugene Marshall Lewis thirty five (35) acres, more or less, on
the South side of the remaining tract of land, and give to
Albert Vair Lewis thirty five (35) acres, more or less, on
the North side of the remaining tract, adjoining lands of
Talmage Wilson.

# 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:

who, being duly sworn, says that he saw	Eugene-Lewis
25 <b>L</b> 2	ent of writing, bearing date the 19th day
	•
June,	A. D to 1
and containhish	Last Will and Testament; that the said
Eugene Lewis was then of	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and the	at the saidJames W. Guest
together with Jimmie Cummings	virginia C. Guestat the reque
	he presence of each other, witnessed the due execution thereof.
Sworn to before me, this12th day of, Anno Domini 1977_	
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILI	L TO PROBATE IN COMMON FORM
	_
	ELVIN RAY LEWIS
	petition be granted and the said Last Will and Testament, wi
•	ENE_LEWIS, deceased, be entered
Probate in Common Form.	
Given under my hand and the seal of the Court	of Probate, this 12th day of May 19.7
	Judge of Court of Probate.
	:
QUALIFICA	TION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )	
Abbeville County.	
do solemnly swear, that this wri	ting contains the true Last Will of the within named and that
EUGENE LEWIS	deceased, so far asknow or believ
and that will well and truly execute the	same, by paying first the debts, and then legacies contained in t
	hattels will thereunto extend and the law charge me and th
	e and perfect inventory of all such goods and chattels; So he
MEGod.	
<del></del>	Imp- Plan
Sworn to before me, this12thday of May	
Anno Domini 19	ADDEVILLE, S. U. ZYOZU
May Anno Domini 19_77	
Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be show

(LAST WILL AND TESTAMENT OF EUGENE LEWIS)
Page 2 of 2 Pages

The thirty five (35) acres, more or less, given to

Eugene Marshall Lewis is bounded North by other property of

mine (hereinafter devised); East by Walter W. Wilson, Sr.,

South by the ten (10) acre tract hereinabove devised to Melvin

Ray Lewis, West by dirt road and property of Mrs. Waymon Below.

The thirty five (35) acres, more or less, given to Albert Vair Lewis is bounded North by Talmadge Wilson, East by Talmadge Wilson and Walter W. Wilson, Sr., South by property devised to Eugene Marshall Lewis, and West by the dirt road.

All my household furnishings, I give to my son, Melvin Ray Lewis. They are located in my dwelling.

And unto my three sons, Eugene Marshall Lewis, Melvin Ray Lewis, and Albert Vair Lewis, all the rest and residue of my property of every kind, share and share alike.

my sons, Eugene Marshall Lewis, Melvin Ray Lewis, and Albert Vair Lewis as Executors of this my last will and testament, to serve without bond, and should either one or two of them be unable to serve or decline to serve, then that one or two of them who agrees to serve is/are to serve as sole Executor or Executors of this my last will and testament without bond.

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

SIGNED, SEALED, PUBLISHED AND DECLARED by the said EUGENE LEWIS, as and for his last will and testament, in our presence and in the presence of each other, and we, at his request and in his presence and in the presence of each other, have subscribed our names in our own handwriting this 1900.

Junimillemmings of Calhour Falls, S.C. Junimille C. Guet of Calhour Falls, 8.

Fast Will by Testament Henston & Cugenia Fisher. He, Hinston Tisher and Engine Fisher, of Abbeville Co. S. C do make, publish and declare this our last will and testament I give devise and bequest to my wife Eugenia Tisher all property and monees that May own or that may be due me, at my death. and I dogive devise and bequest all the Nest and residue of my estate, both real. and personel to lingenia Fisher heirs and assigns for ever To ablie Hatkins, / acre of land on abbeville nd breenwood Her \$ 1000 to each one of the five guls Lewis, Geneva and C.L. Fisher shall have the residue of the estate in equal shares as terrarets in Common In Case of any disagreement on the part of Luis or ! I Fisher with Geneva they or he Sorfeits their to Geneva Fisher

## PROOF OF WILL IN COMMON FORM OF

	DATE OF DEATH: Dec. 24, 1945 (H)
1	STATE OF SOUTH CAROL 4) Nov. 9, 1969 (W)
	COUNTY OF ABBFVILLE IN THE PROBATE COURT
1	BY BESSIE LEE F. NANCE Judge of Probate for Abbeville County, South Carolina:
	PERSONA (appeared before me. ROSE E. CATER
	who after being duly so n, deposes and says that she has examined the
	executed Will of WINST & EUGENEA FISHER , dated the 8th day of
	December , 1945, he sto attached, and that upon a careful examination
	of the alleged signatue of WINSTON & EUGENIA FISHER to his last Will
	and Testament, that y r affiant is familiar with the signature of the
	said, DECEDENTS and knows that the signature of the
	said, DECEDENTS, WINSTON & EUCENIA ARE authentic and genuine signature
	of the said, WINSTON & EUGENIA FISHER , deceased.
	Subscribed and Sworn to before me
	this 19th day of APRIL , 1977.
	is Mose & Cater
	Judge of Probate for Abbeville County, South Carolina.
	* * * * * * * *
	STATE OF SOUTH CAROLINA )
	COUNTY OF ABBEVILLE IN THE PROBATE COURT
	BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:-
	PERSONALLY appeared before me, Rose E. Cater
	who being duly sworn, deposes and says that She has examined the executed
	Will of Winston & Eugenia Fisher , dated December 8, 1945
	hereto attached, and that upon a careful examination of the alleged signatures
	of A.A. Pinckney . L. A. Pinckney , and
	Wm. L. Marion. Sr., as witnesses to the said Will of Winston & Eugenia
	Fisher . that your affiant is familiar with the signatures of all
	of the witnesses to <u>thei</u> will, to-wit:-
	A. A. Pinckney , L.A. Pinckney , Wm. L. Marion, Sr.
	and that your affiant knows that the said signatures as witness to the said
	Will of Winston & Eugenia Fisher are authentic and genuine signatures
	of the said witnesses.
	Subscribed and Sworn to before me
	Subscribed and Sworn to before me  this <u>l9thday of April</u> , 1977.  Rose & Catel

He herby appoint nuy wife Engenic Tisher and our tughter sincer timer executors of this our last will of testament, and desire that they shall not be required to give bond for the performance of the duties of that office Hitness our hand this Eighth day of December Winston & tisher. Engenia. Fisher. Signed, published, and declared by Hinston and regeriea Fisher the above named testators, as and for their last will and testament in the presence of us, who, at their request and in their presence and in the presence of each other, have subscribed our names as Wilnesse thereto. all til carry minister L. a. Pinckney.

Ir In L. marion, Sr.

Recorded May 12,1977 Pages 125+126

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF JESSIE ARTHUR CRAWFORD

IN THE NAME OF GOD, AMEN:

I, Jessie Arthur Crawford, 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, hereby revoking
any and all instruments of a testimentary nature heretofore made
and executed by me.

TTEM I: I direct that my executors herein after named, do pay all of my just debts as soon after my demise as possible.

ITEM II: I will devise and bequeath all of my personal property unto my six (6) children to be divided among them as they may deem equitable and just.

ITEM III: I will devise and bequeath the following described tract of land unto my daughter, Hazel C. Pruitt, in fee simple absolute.

All that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing Seventy-Six (76) Acres, more or less, and being bounded on the North by lands of R. E. Ecclain; bounded on the Last by other lands of myself, Jessie Arthur Crawford; bounded on the South by other lands of myself, Jessie Arthur Crawford, and bounded on the West by Little River, and being the same tract of land conveyed to me, Jessie Arthur Crawford by A. E. Ecclain.

#### \*\*\*ALSU\*\*\*

A undivided one-half (1) interest in all that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County in the State aforesaid, containing Sixty-Eight (68) Acres, more or less, and being bounded on the North by lands of the Estate of J. R. Winn; bounded on the East by lands of the Estate of Dr. F. Y. Pressly; bounded on the South by lands of Miss Lola Bell and other lands of myself, Jessie Arthur Crawford, and being the same lands conveyed to me, Jessie Arthur Crawford by the Executors of the Estate of E. A. Bell.

ITEM IV: I will, devise and bequeath an undivided one-

-

This wife and a first of the control of the control

half  $(\frac{1}{2})$  interest the lands herein after described, unto my son Fred A. Crawfo i, in fee simple absolute.

An undivated one-half (1) interest in all that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing Sixty-Eight (68) Acres, more or less, and being bounded on the North by lands of the Estate of J. R. Winn; bounded on the East by lands of the Estate of Dr. F. Y. Pressly; bounded on the South by lands of Miss Lola Bell, and bounded on the West by other lands of myself, Jessie Arthur Crawford, and being the same lands conveyed to me, Jessie Arthur Crawford, by the Executors of the Estate of E. A. Bell.

#### \*\*\*ALSO\*\*\*

All that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing One Hundred (100) Acres, more or less, and being counded on the North by lands of R. E. McClain and other lands of myself, Jessie Arthur Crawford; bounded on the East by Horshin Creek; bounded on the South by lands of John M. Bigby, and bounded on the West by Little River, and being the same tract of land conveyed to me, Jessie Arthur Crawford by William L. Mitchell.

ITEM V: I will, devise and bequeath the following described lands to my son, Jesse D. Crawford, in fee simple absolute.

All that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing One-Hundred and Sixty-Eight (168) Acres, more or less, and being bounded on the North by lands of R. E. Clinks-cales; bounded on the East by lands of the Estate of J. R. Winn and lands of Joe A. Nance; bounded on the South by other lands of myself, Jessie Arthur Crawford, and bounded on the West by lands of the Estate of H. M. Young, and being the same lands conveyed to me, Jessie Arthur Crawford by Sloan Bannister, Administrator of the Estate of Walter Anderson, Deceased.

ITEM VI: I will, devise and bequeath the following described lands to my son, Phil H. Crawford, in fee simple absolute.

All that certain tract or parcel of

Jesse a Countral

Due West Township, Abbeville County, in the State aforesaid, containing One-Hundred and Forty (140) Acres, more or less, and being bounded on the North by lands of Mrs. E. V. Bell and other lands of myself, Jessie Arthur Crawford; bounded on the East by lands of Miss Lola Bell; bounded on the South by lands of Abbie Young and lands of the Estate of Agnew, and bounded on the West by Little Hogskin Creek, across said Little Hogskin Creek other lands of myself, Jessie Arthur Crawford, and being the same tract of land conveyed to me, Jessie Arthur Crawford by the Estate of Mrs. Sallie Hoffman, and being a part of my Home Tract.

ITEM VII: I will, devise and bequeath the following tract of land to my daughter, Frances C. Sloan, in fee simple absolute.

All that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing One Hundred and Thirty-Five (135) Acres, more or less, and being bounded on the North by lands of the Estate of H. M. Young; bounded on the East by other lands of myself, Jessie Arthur Crawford, and bounded on the West by Big Hogskin Creek, across said Big Hogskin Creek other lands of myself, Jessie Arthur Crawford, and being the same lands conveyed to me, Jessie Arthur Crawford by Frank Major.

ITEM VII: I will, devise, and bequeath the following tract of land unto my grandchildren, Edwin B. Crawford, Jr. and Jan Crawford, in fee simple absolute.

All that certain tract or parcel of land, situate, lying and being in Due West Township, Abbeville County, in the State aforesaid, containing One Hundred and Thirty-Two Acres, more or less, and being bounded on the North by other lands of myself, Jessic Arthur Crawford; bounded on the East by other lands of myself, Jessie Arthur Crawford; bounded on the South by Little Hogskin Creek, and bounded on the West by lands of W. D. McClain, and being composed of two (2) tracts of land having been conveyed to me, Jessie Arthur Crawford, and being known as the J. A. Crawford Home Place.

ITEM IX: It is my desire and direction that the lands herein above devised cannot be sold by any of the devisees above

named, except to anothe devisee as named herein.

ITEM X: I he aby instruct my Executors herein after named to sell and dispose of all timber and pulpwood, either with or without the Order of the Probate Court and the proceeds therefrom be divided equally between my children, share and share alike, the child or the children of a predeceased parent to take the parent's share.

ITEM XI: I hereby nominate and appoint my sons, Fred A. Crawford, J. D. Crawford and Phil H. Crawford, as Executors of this My Last Will and Testament to serve without bond.

IN WITHESS "MEREOF, I have hereunto set my hand and seal and declare this paper as and for My Last Will and Testament this \_\_\_\_\_\_ day of February, in the Year of Our Lord Nineteen Hundred and Sixty-Nine and in the One Hundred and Ninety Fourth Year of the Sovereignty and Independence of the United States of America.

Losse 47

SIGNED, SEALED, PUBLISHED AND DE-CLARED by, Jessie Arthur Crawford, as and for his Last Will and Testament in the Presence of us, who in his presence, and of each other at his request have subscribed our names as witnesses.

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Worthreen of

#### PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

Judge of Probate Abbeville County, S. C.

Attorney's Name and Address: (

IN THE COURT OF PROBATE By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears William P. Greene, Jr. who, being duly sworn, says that he saw \_\_\_\_Jesse Arthur Crawford sign, seal, publish and declare the annexed instrument of writing, bearing date the .....day of February , A. D. 1269 to be and contain \_\_\_his\_\_\_\_\_ Last Will and Testament; that the said \_\_\_\_\_ to the best of deponent's knowledge and belief; and that the said \_\_\_William l'aGreene, .Ir. together with \_\_\_\_\_\_ 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 .... 17th day of May ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of ... J. D. Crawford, Fred A. Crawford and Phil H. Crawford it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 17th day of 127. **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, ) Abbeville County. Jesse Arthur Crawford deceased, so far as . We .... know or believe; and that \_ W9 \_ ... 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 \_\_\_\_\_\_well make a true and perfect inventory of all such goods and chattels; So help, \_\_\_\_God. Sworn to before me, this 17th day of 

(The Postoffice Address of each Fiduciary must be shown)

# LAST WILL AND TESTAMENT OF AZILEE E. WILLIAMS

4.0

- I, AZILEE E. WILLIAMS, of the City and County of Abbeville,
  State of South Carolina, do hereby make, publish and declare the following
  as and for my Last Will and Testament, hereby revoking all other Wills
  and Codicils heretofore by me made.
- 1. I direct that my body be interred in my family plot with my mother, Lizzie B. Williams, my father, Judde Williams, and my sister, Addie V. Williams, in the McCormick City Cemetery and that my Executor have a suitable monument erected over my grave.
- 2. After the payment of all of my just debts, funeral expenses, and expenses in connection with the administration of my estate, all of the rest, residue and remainder of my property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my sister, IDA M. WILLIAMS, in fee simple, if she shall survive me. If my said sister shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, after the payment of my just debts, funeral expenses, and expenses in connection with the administration of my estate, I give, will, devise and bequeath to my Trustee hereinafter named to retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof for the repair, maintenance and preservation of the monuments and improvements on the family burial plot of myself, my father, Judde Williams, my mother, Lizzie B. Williams, my sister, Addie V. Williams, and my sister Ida M. Williams, in the McCormick City Cemetery, and for the general care and maintenance of the plot itself.

HEW

/30

- 3. I appoint my sister, IDA M. WILLIAMS, Executor of this my Last Will and Testament. If she should predecease me or fail to qualify, or having qualified, should die, resign, or become incapacitated during the administration of my estate I appoint WILLIAM B. CHANDLER and HARRY W. CHANDLER of Abbeville, South Carolina, in the order named as substitute or successor Executor.
- 4. I appoint WILLIAM B. CHANDLER of Abbeville, South Carolina, Trustee of all trusts created under this my Last Will and Testament. If he should predecease me or fail to qualify, or having qualified, should die, resign, or become incapacitated during the administration of the trust herein established, I appoint, HARRY W. CHANDLER, as substitute Trustee. If both the said WILLIAM B. CHANDLER and HARRY W. CHANDLER should die, resign, or become incapacitated during the administration of the trust herein established, I appoint, THE CITY OF McCORMICK, SOUTH CAROLINA, as substitute or successor Trustee.
- 5. I direct that no Executor or Trustee appointed in accordance with these provisions shall be required to furnish any bond for the faithful performance of his duties. If my successor or substitute Executor or Trustee shall qualify, he shall have all the rights and powers, discretionary and otherwise, given to my Executor.
- 6. I hereby authorize my Executor, or my Trustee, to sell, pledge, transfer, exchange, convert, or otherwise dispose of, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

RIH PHE HSK 7. Throughout this Will the masculine gender shall include the feminine and neuter, and vice versa.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 2nd day of MAY, 1969.

Gilce E. Williams) (L.S.)

The foregoing instrument, consisting of three (3) typewritten pages, typewritten on only one side, was at the date thereof by the said AZILEE E. WILLIAMS, signed, sealed, published and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Rosensey A. Copelar of Abbeville, South Carolina

Taxcy S. Ving of Abbeville, South Carolina

Recorded may 19,1977

Bk ## 11

Pages: 130-131

## . . PROOF OF WILL

THE STATE OF SOUTH CARO, 'A, Abbeville County.

# IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Proba Judge of said county:
Personally appears
who, being duly sworn, says that ac saAzilee E.Williams
sign, seal, publish and declare the an: sed instrument of writing, bearing date the2ndday of
May to be
and containher Last Will and Testament; that the said
Azilee E-Williamswas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge   1 belief; and that the said
together with Robert L. Haw! rne and Rosemary H.Copeland at the request
of the testat.rixinher sence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 1; the day of Yay And Domini 19.77.  Judge of Probate, Abbeville C aty, S. C.
ORDER AL NITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
Given under my hand and the seal of the Court of Probate, this 19th day of May
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.
do solumnly swear, that this writing contains the true Last Will of the within named and that
Azilee E. Williamsdcceased, so far asIknow 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
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 19th day of May, Anno Domini 1977
Junge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

# LAST WILL AND TESTAMENT OF ELLA LEE NANCE

- I, ELLA LEE NANCE, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I will and bequeath my yellow gold wide band finger ring in which is set a ruby, to my niece, BETH NANCE JEFFORD, if she shall survive me.
- 2. I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, (including any lapsed legacy), wherever situate and whether acquired before or after the execution of this Will, in fee simple, to my sister, MARY NANCE CAMPBELL, if she shall survive me. If my said sister shall not survive me, then I give, devise and bequeath all of said property to her issue surviving me, per stirpes.
- 3. Lappoint my sister, MARY NANCE CAMPBELL, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, Lappoint my niece, CLAUDIA C. BRUCE, Executrix in her place. I direct neither shall be required to furnish any bond.
- 4. Lauthorize my Executrix to sell, upon such terms as she may deem proper, any property at any time included in my estate.

IN WITNESS WHEREOF I sign, publish and declare this as my La ...
Will this <u>A A day of February</u>, 1973.

	· /	· .	. 1	i S.	,
(Ella	Lee	Nance)			

The foregoing Will consisting of One page was signed, sealed, published and declared by ELLA LEE NANCE, above named, to be her Will, in our presence, and we at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Well Huthanly of Abbeville, South Carolina

Of Abbeville, South Carolina

Catalon P. Little of Abbeville, South Carolina

### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

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

### IN THE COURT OF PROBATE

Personally appearsRosemary H. Copeland
who, being duly sworn, says thatSh sawElla Lee Nance
sign, scal, publish and declare the innexed instrument of writing, bearing date thedshday of
February A. D. 1973 to be
and containher Last Will and Testament; that the said
Ella Lee Mance was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said enary H. Copeland _/
together with Robert L. Hawthorne, Ir. and Carolyn P. Little at the request
of the testatrix in her- presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 17th day of  Kay Anno Domini 19 77  Jesse Lee Mance  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Hary Nance Campbell
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 17th day of 1 19.77  Secretary 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
Ella Lee lance 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 hor 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 17th day of Mary Many Campbell May  Anno Domini 1977  Security See T. Mance  Judge of Probate. Abbeville County, S. C.  (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

STATE OF SOUTH CARCLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF

#### IN THE NAME OF GOD, AMEN:-

ITEM I. I, Frank 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.

ITEM II. I will and direct that my Executor and Executrix hereinafter named shall pay all of my just debts with the first money coming into their hands.

ITEM III. I will, devise and bequeath my home where I now live and the lot the house is on, together with all of my household furnishings to my wife, Sarah F. Dawson, during her natural lifetime. Then at my wife's death, I will, devise and bequeath the house, lot and furnishings where I now live to my daughter, Sarah Ann D. Cannon, in fee simple absolute.

ITEM IV. I will, devise and bequeath my farm, known as the Penney Creek Farm, consisting of sixty-five (65) acres more or less to my son, Charles F. Dawson, in fee simple absolute.

ITEM Va. I will, devise and bequeath all of my farming equipment including my cars, trucks, tractors and all other farming equipment to my son, Charles F. Dawson.

ITEM VI. I hereby nominate, constitute and appoint my son, Charles F. Dawson, Executor and my daughter, Sarah Ann D. Cannon, Executrix of this my Last Will and Testament, without bond.

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

Frank Dawson (LS)

Signed, Sealed, Published and Declared by Fra nk 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.

Betty S. Uldrick albentle S.C.

Charlie C Meneulock albentle, 5.C.

MAY 1377

BK. // PAGE 13300

FILE NO. 463-13223

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RECORDED

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### PROOF OF WILL

THE	STA'	LE	OF	SOUTH	ÇAI	OLINA,
Abbe	ville	Co	unt	<i>t</i> .	ill :	

### IN THE COURT OF PROBATE

by Bessie Lee F. Nanc	Probate Judge of said county:
Personally appears	Gharlie C. Murdock
who, being duly sworn, sa	that he sawFrank_Dawson
sign, seal, publish and de	late the annexed instrument of writing, bearing date the6tbday of
December	, A. D. 1976 to be
141	Last Will and Testament; that the said
Frank Dawson	was then of sound and disposing mind, memory and understanding, according
1 11	nowledge and belief; and that the saidCharlie C. Murdock
together withVera	Remey and Betty S. Uldrick at the request
of the testat or n	treir presence, and in the presence of each other, witnessed the due execution thereof.
_May ·	his 27th day of Charlie & muchael
Judge of Probate,	bbeville County. S. C.
	PDER ADMITTING WILL TO PROBATE IN COMMON FORM
	petition of Charles F. Dawson and Sarah Ann D. Cannon
a	and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, c	Frank Dawson , deceased, be entered of
Probate in Common For	Ni I .
Given under my ha	and the seal of the Court of Probate, this 27th day of May
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUT	darolina, )
Abbeville County.	olemnly swear, that this writing contains the true Last Will of the within named and that
il	
<b>!</b> !	deceased, so far as _Weknow or believe;
. il	well and truly execute the same, by paying first the debts, and then legacies contained in the
i	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.
	this 27th day of Charles F. Dansen. Anno Domini 19.77 San ann D. Cannon
***************************************	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate.	Abbeville County, S. C.
	Attorney's Name and Address:

WILL

I, George Jackson, being of sound and disposing mind and memory, do hereby make, publish and declare the following to be my last will and testament:

All of my property, both real and personal, I device and bequeath to my grandson, James Stanley Weir, in fee simple absolute.

I also appoint my daughter, Sallie J. Weir, to serve as executrix of my estate, and it is my will that she serve as such without bond.

Witness my hand and seal this 8th day of November, 1976.

GEORGE JACKSON (SEAL)

Signed, sealed, published and declared by George Jackson to be his last will and testament in our presence and we at his request, in his presence and in the presence of each other, have subscribed our names as witnesses:

James S. Coloman.

James S. Coloman.

James S. Coloman.



• 1	PROOF OF WILL
THE STATE OF SOUTH CAbbeville County.	AROLINA, IN THE COURT OF PROBATE
By BESSIE LEE F. NANC	E, Probate Judge of said county:
Personally appears	James E. Coleman
who, being duly sworn, sa	s that he sawGeorge Jackson
sign, seal, publish and de	clare the annexed instrument of writing, bearing date the8thday of
November	to be
and containhis	Last Will and Testament; that the said
George Jackson	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's k	nowledge and belief; and that the said James E. Coleman
together with James G	Veir, Jones Weir and Sally Weir at the request
of the testator in .	his presence, and in the presence of each other, witnessed the due execution thereof.
Swoin to before me,	this 27th day of
ray (	Anno Domini 19 11
Judge of Probate, A	this 27th day of, Anno Domini 19 77
OR:	DER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above	petition of Sallie J.Weir
¥\$	sed and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of	George Jackson deceased, be entered of
Probate in Common Form	
Given under my han	and the seal of the Court of Probate, this 27th day of May 1977.
	Sessie Lance  Judge of Court of Probate.
	OUALIEICATION OF FIDUCIARY
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH	CAROLINA,
Abbeville County.	
ŧ	coming swear, that this writing contains the true Last Will of the within named and that
_ }	ksonknow or believe;
and that wi	I well and truly execute the same, by paying first the debts, and then legacies contained in the
sald Will, as far as	f.sgoods and chattels will thereunto extend and the law charge me and that
, ,	Will make a true and perfect inventory of all each goods and chatteles So hall

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

· Dallie & Men

(The Postoffice Address of each Fiduciary must be shown)

God.

27th

day of \

Sworn to before me, this

#### LAST WILL AND TESTAMENT

STATE OF GEORGIA COUNTY OF HOUSTON

I, ALLIE H. PARNELL, of said state and county, being of sound and disposing mind and memory, do make and publish this my Last Will and Testament, hereby revoking all Wills heretofore made by me.

#### Item I

- (a) I wish my body buried in a suitable manner and a suitable memorial erected and the cost thereof paid out of my estate.
- (b) All of my just debts, including expenses of my last illness and funeral expenses, shall be paid out of my estate as soon as practicable after my death.

#### Item II

I give, devise and bequeath all my jewelry to be divided among all my daughters living at the time of my death, share and share alike, per stirpes, absolutely and in fee simple.

#### Item III

I give, devise and bequeath to my children, PRESTON C.

PARNELL, CHRISTINE P. DANVERS, MONTAGUE P. WILLIAMS, EMMETT C.

PARNELL, JAMES L. PARNELL, BERTHA P. MOOREHEAD, and VIVA MAE P.

LUDWIG, share and share alike, per stirpes, absolutely and in fee simple, all my real property, personal property, and property of whatever form or nature and wherever located which I may own at the time of my death.

#### Item IV

I hereby constitute and appoint as Co-Executors of this Will, JAMES L. PARNELL and EMMETT C. PARNELL.

#### tem V

- a) In the management, care and disposition of my estate and of this my Last fill and Testament, I confer upon my Co-Executor the power to (a) all things and execute such instruments as may be deemed necessary or proper, including the following poors, all of which may be exercised without order of or report to any court;
- (1) To sell, exchange or otherwise dispose of any property at an time held or acquired under this Will, at public or private sale, for cash or on terms, without advertisement, including the right to lease for any term notwithstanding the period of administration of the estate, and to grant options to buy for any period including a period beyond the duration of the administration of the estate;
- (2) To invest all monies in such stocks, bonds, securities, investment company or trust shares, mortgages, notes, choses in action, real estate, improvements thereon, and other property as such Co-Executors may deem best without regard to any law now or hereafter in force limiting investments of fiduciaries;
- (3) To retain for investment any property or choses in action owned by me at the time of my death;
- (4) To vote in person or by proxy any corporate stock or other security and to agree to or take any other action in regard to any reorganization, merger, consolidation, liquidation, bankruptcy or other procedure or proceeding affecting any stock, bond, note or other property;
- (5) To use real estate brokers, accountants and other agents, if such employment be deemed necessary, and to pay reasonable compensation for their services;
- (6) To compromise, settle or adjust any claim or demand by or against the estate and to agree to any rescission or modification of any contract or agreement affecting such estate;

- (7) To renew any indebtedness, as well as to borrow money, and to secure the same by mortgaging, pledging or conveying any property of the estate, including the power to borrow from my Co-Executors at a reasonable rate of interest;
- (8) To register any stock, bond, or other security in the name of a nominee, without the addition of words indicating that such security is held in a fiduciary capacity; but accurate records shall be maintained by my Co- Executors showing that such security is an estate asset and my Co-Executors shall be responsible for the acts of any such nominee.
- (b) Whenever the Co-Executors are directed to pay any money to or to use any money for the benefit of or to deliver any property to any minor, the Co-Executors shall not require the appointment of a guardian, but shall be authorized to pay or deliver the same over to the person having custody of such minor, to pay or deliver the same to such minor without the intervention of a guardian, to pay or deliver the same to a legal guardian of such minor if one has already been appointed, or to use the same for the benefit of such minor.
- (c) Whenever the Co-Executors are authorized or directed to make payment to a beneficiary, the Co-Executors may, during the period of administration, make such payment directly to the beneficiary.
- (d) My Co-Executors shall not be required to file any inventory or appraisal or any annual or other returns or reports to any court or to give bond, but shall furnish a statement of receipts and disbursements at least annually to each beneficiary of my estate.

#### Item VI

I have confidence in the investments which will be found in my estate at the time of my death, and I direct that no change need be made by my Co-Executors in these investments, solely for the purpose of creating a diversity of investment, but my Co-Executors shall be authorized to sell or otherwise dispose of such investments if and to the extent my Co-Executors deem

to be in the be rest of my estate, without being constrained to do so. IN WITNESS WHEREOF I have hereunto st my hand and affixed my seal to this my LAST WILL AND TES! MENT, this the

18 day of <u>December</u>, 1976.

allie +- formoll

Signed, sealed, published and declared by ALLIE H. PARNELL 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 subscribed our names as witnesses the day and year above set out.

Witnesses:

Addresses:

MY COMM EXP 3 MAY

Sessie Hyperry 302 helson Dr. W. Sa Opst B Bowles 306 Relson Dr. 4d.R. La Watter W Palmer 310 Relson Dr. Warney Roping Mr. MY COMM. EXP 3 MAY 77

STATE OF SOUTH CAROLINA,	YNY THE COLUMN OF BRODATE
COUNTY OF Abbeville	IN THE COURT OF PROBATE
By: Hon. Bessie Lee F. Nance	Judge of the Court of Probate.
То:	Judge of Probate, Houston
County, Georgia	
	tegrity, care and circumspection of you, the saidand by these presents do give unto you full power and
authority to examine Walter W. Palmer	one of the several witnesses to the last Will
and Testament of Allie H. Parnell	, deceased,
dated December 18,1976 and upon his	corporal oath to be taken on the Holy Evangelists of
	cording to the form of the statute in that case made and
. <del>-</del>	are to make and give under your hand and seal for my
approbation or disallowance.  GIVEN under my hand and seal this 2nd	day of June 19.77
GIVEN under my hand and sear this	, xy
	Desie Lee F. Hanco
	Judge, Court of Probate.
STATE OF GEORGIA	
COUNTY OF HOUSTON	
Ву:	Judge of Probate, Houston
County, Georgia	The state of the s
Personally appeared Walter W. Palmer	who being duly sworn says: That he
sawAllie H. Parnellsign,	, seal, publish and declare the annexed instrument of
writing bearing date December 18,1976 to	be and contain her last Will and Testament; that
	then of sound and disposing mind, memory and under-
standing, according to the best of deponent's knowle	edge and belief; and that the said
<u>.</u>	
	•
	t the request of the testat rix in her presence
and in the presence of each other, witnessed the due	execution thereof.
Sworn to before me this	<b>7</b>
day of June 1 77	y Wait - W Falmer
Commissioner for the Judge of the Court of Probate	Watter W. Palner
for Abbeville County,	
South Carolina.	
STATE OF GEORGIA	CERTIFICATE OF COMMISSIONER
COUNTY OF HOUSTON	
I do hereby certify that by virtue of the annexed	dedimus I did examine Walter W. Palmer
one of the several witnesses to the last Will and Testa	
deceased, according to law; and I herewith transmit	said examination signed by the witness.
GIVEN under my hand and seal this 2	day of
Quedes of Directal	te / Mulon / Walson (Seal)
Haleston Coun	Camer
Level y Care	for Abbeville County,

STATE OF SOUTH CAROLINA ) LAST WILL AND TESTAMENT OF
COUNTY OF ABBEVILLE ) EULA E. BOYD

IN THE NAME OF GOD, AMEN:

I, EULA E. BOYD of West Pinckney Street, City of Abbeville, County and State aforesaid, being of sound mind, memory and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all other papers of a testamentary nature heretofore executed by me.

ITEM I: I direct that my Executrix hereinafter named do pay all of my just debts as soon after my demise as possible and that she erect a suitable memorial to my memory from the proceeds of my estate.

ITEM II: I will, devise and bequeath unto my daughter, Margaret E.

Link of Calhoun Falls, South Carolina, all of my estate, consisting of
real estate, personal property or mixed property, in fee simple, absolute.

ITEM III: I do hereby nominate and appoint Margaret E. Link as Executrix of this my Last Will and Testament, she to serve without bond.

Signed, Sealed, Published and Declared by EULA E. BOYD as and for her Last Will and Testament this 21st day of July, A.D., 1975.

Frien & Breigh Eula E. Boyd

Signed, Sealed, Published and Declared by Eula E. Boyd as and for her Last Will and Testament this 21st day of July, A.D., 1975, in our presence and we in her presence and in the presence each of the other, and at her request have hereunto signed our names as attesting witnesses:

Olyn D. Jak

freeno A

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acorded Jame 8,1977

PROOF OF WILL
THE STATE OF SOUTH CAROLE 4, Abbeville County.  IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears William F. Greene, Jr.
who, being duly sworn, says that he saw Eula E. Boyd
sign, seal, publish and declare the annexed instrument of writing, bearing date the
July , A. D. 1975 to b
and contain her Last Will and Testament; that the said Eula E. Boyd
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said William P. Greene, Jr.
together with Myra D. Keith and Joyce Couch at the reques
of the testatin her _presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 6th day of June , Anno Domini 19 77  BESSIE LEE F. NANCE  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Margaret E. Link
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, wit
codicil, of Eula E. Boyd, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, thisbtbday of
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.  Abbeville County.  J do solemnly swear, that this writing contains the true Last Will of the within named and that
Eula E. Boyddeceased, so far as know or believe
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asher
will make a true and perfect inventory of all such goods and chattels; So hel

me God.

Sworn to before me, this . . . 6t h . . . . day of June , Anno Domini 19.77

bessie lee f. Nance (The Postoffice Address of each Fiduciary must be shown) Judge of Probate. Abbeville County, S. C. Attorney's Name and Address: William P. Greene, Jr. Abbeville, South Carolina

#### LAST WILL AND TESTAMENT OF

#### BELL M. McNEILL

- I, BELL M. McNEILL, of Abbeville County, State of South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament hereby revoking all other Wills and Codicils heretofore by me made.
- 1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my husband, CHARLES F. McNEILL, JR., in fee simple, if he shall survive me. If my said husband shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN, in equal shares, absolutely and in fee simple.
- 2. I appoint my husband, CHARLES F. McNEILL, JR., Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, I appoint my daughters, CORNELIA A. McNEILL and CLAIRE McNEILL, as Executors in his place, and should either of them fail to qualify or cease to act as such Co-Executors, I appoint the other as sole Executor.
- 3. I hereby authorize my Executor to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as he may deem advisable; to borrow money for any purpose

Rearded June 8, 1977 B&11 Page 139-140

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connected with the protection, preservation, or improvement of my estate, whenever in his judgment advisable, and as security to mortgage or pledge any property forming part of my estate on such terms and conditions as he may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other acts which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

- 4. I request that no Executor hereunder be required to give any bond.
- 5. Throughout this Will the masculine gender shall include the feminine and the singular the plural.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 16th day of June, 1967.

Bell m. m. need (L.S.)

The foregoing instrument, consisting of two (2) typewritten pages, typewritten on only one side, was at the date thereof by the said BELL M. McNEILL, signed, sealed, published and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Robert J. Himsthernel J. of Abbeville, South Carolina

Rosermany H. Copeland of Abbeville, South Carolina

Mancy S. King of Abbeville, South Carolina

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.  IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsNancy-SKing
who, being duly sworn, says that the saw Bell M. McNeill
sign, seal, publish and declare the annexed instrument of writing, bearing date the 16th day of
June , A. D. 1967 to be
and contain her Last Will and Testament; that the said
Bell M. McNeill was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy_S. King
together with Rosemary H. Copeland and Robert L. Hawthorne, Jut the request
of the testat rix. in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 31st day of  May , Anno Domini 19.77.  BESSIE LEE F. NANCE  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofCharles F. McNeill, Jr.
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of
Given under my hand and the seal of the Court of Probate, this3lstday of May
BESSIE LEE F. NANCE
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
Bell M. McNeill deceased, so far asknow 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 asgoods and chattels will thereunto extend and the law charge me and that

\_\_\_\_\_will make a true and perfect inventory of all such goods and chattels; So help

Charls 7 mcn

(The Postoffice Address of each Fiduciary must be shown)

\_\_\_\_God.

May ...

Sworn to before me, this . . . 31st

BESSIE LEE F. NANCE

Judge of Probate, Abbeville County, S. C.

......, Anno Domini 1977.

Attorney's Name and Address:

State of South Carolina, County of Abbeville.

In the name of God, Amen:-

1:- I, Lula P. Wilson of the County and State aforesaid do make, ordein, 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 and Executor hereinafter named shall pay all of my just debts with the first money coming into their hands.

I will, devise and bequeath all of my property of whatsoever kind and where soe ver situate, real and personal, unto my son, Homer F. Wilson, and my daughter, Bernice L. Wilson, in fee simple absolute, to be divided equally between them, share and share alike.

4:- I hereby nominate, constitute and appoint my son,.

Homer F. Wilson, Executor, and my daughter, Bernice L. Wilson,

Executrix of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this 1900 day of Merch, 1937.

Signed, Sealed, Published and declared by Lula P. Wilson, 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,

Zulap Wilson

Susia Malm Dimenlist Milraellor

Lecarded June 8 1977 Dk. 11 Dy , 14/

### 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:

SUSTE MARRY

Personally appears
who, being duly sworn, says that he saw LULA P. WILSON
sign, seal, publish and declare the annexed instrument of writing, bearing date the19thday of
MARCH , A. D. 1937 to be
and contain her Last Will and Testament; that the said LULA P. WILSON
KKK and understanding, according
to the best of deponent's knowledge and belief; and that the saidSUSIE MABRY
together withDJ_MCALLISTER and _JMOORE MARS at the request
of the testat xix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 24th day of  MAY Anno Domini 1972  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of HOMER F. WILSON AND BERNICE W. BROWN
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
NO codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 24th day of May 19 77
Desse Le D'Hance
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
deceased, so far asIknow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far asHER goods and chattels will thereunto extend and the law charge me and that
Twill make a true and perfect inventory of all such goods and chattels; So help
ME God.
Swarn to before me this 24th day of ) Homes Fuller
Sworn to before me, this 24th day of Homer F. Welson.  May , Anno Domini 1977.  Bernine H. Brown
Dessit Gent Mance (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.
Attorney's Name and Address:

STATE OF SOUTH CAROLINA,

*[63-13,23*i

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

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

Item II.- I will and devise unto my son, Frank P. McNeill, Jr., all my undivided one-half interest in that tract of land known as the lower place or White's Quarters, containing one hundred seventy-six (176) acres, more or less, in fee simple absolute. And I also bequeath unto said Frank P. McNeill, Jr., all my interest in all cattle, live stock, farm Machinery, farm equipment of every kind, and truck, wheresoever located, which may be owned by me at the time of my death.

Item III.- I will and devise unto my two daughters, Margaret Frances M. King and Rose Marie M. McCurry, and my son, Frank P/ McNeill, Jr., my home place, consisting of two hundred four (204) acres, more or less, on which is located my dwelling where I now reside, share and share alike, that is to say a one-third undivided interest to each, in fee simple absolute.

Item IV.- I will and bequeath all of my jewelry unto my daughter,
Rose Marie McCurry.

Item V.- All the rest and residue of my property of every kind, I will, devise and bequeath unto my three children, Margaret Frances M. King, Rose Marie M. McCurry, and Frank P. McNeill, Jr., share and share alike, in fee simple absolute.

Item VI.- I hereby nominate, constitute and appoint my son-in-law, Olin VcCurry, as Executor of this my Last Will and Testament, to serve without bond.

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In witness whereof, I hereunto set my hand and seal this hth day of March, 1966.

marie m menull

(Sea

Signed, sealed, published and declared by MARIE M. McNeill, 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:

Joyce W. Comb

STATE OF SOUTH CAROLINA,

LAST WILL AND TESTAMENT OF JESSIE C. RICHEY.

COUNTY OF ABBEVILLE.

KNOW ALL MEN BY THESE PRESENTS, that I, Jessie C. Richey, 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 wife, Louise C. Richey, as Executrix of this my Last Will and Testament, and power is given to her, 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. I desire and direct that my Executrix serve without bond. In the event my said Executrix should predecease me or for any reason be unwilling or unable to serve, then I nominate, constitute and appoint my daughter, Kathy R. Seawright, as alternate Executrix under the same terms and conditions.

ITEM II: I will, devise and bequeath all of my property, both real and personal, to my wife, Louise C. Richey, in fee simple.

ITEM III: In the event my said wife should predecease me or in the event we should meet our deaths simultaneously or closely thereto, in which event my wife is presumed to have predeceased me, I direct that my estate be liquidated and sold and that the net proceeds be divided equally between my three children, to-wit: Kathy R. Seawright, Joe Allen Richey, and Nancy R. McConnell, with the expressed condition, however, that any child of mine be given the opportunity to first purchase any part of my estate at the appraised value which he or she desires. The child or children of a predeceased child of mine shall take per stirpes the share which their parent otherwise would have been entitled to.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 5th day of December, 1975.

lecorded June 23,1977 Book 11 Pages 143+144 Jessie C. Richey

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### PROOF OF WI

• • PROO	F OF WI
THE STATE OF SOUTH CAROLINA, Abbeville County.	THE CO & OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said count	у:
Personally appearsPeggy_Ethr	idge
	ssie C. ichey
	of writing bearing date theday of
	D13.5 to be
	it Will and Testament; that the said
	und and disposing mind, memory and understanding, according
	he said Peggy Ethridge
	and Margaret N. Wood at the request
	presence of each other, witnessed the due execution thereof.
June , Anno Domini 1977.  Judge of Probate, Abbeville County, S. C.	Parpy Whiley
ORDER ADMITTING WILL T	O PROBATE IN COMMON FORM
On hearing the above petition ofLouise	C. Richey
it is hereby ordered, adjudged and decreed, That the peti	ition be granted and the said Last Will and Testament, with
codicilJessie- Probate in Common Form.	-Co-Richey, deceased, be entered of
Given under my hand and the seal of the Court of I	Probate, this 21st day of June 19.77
	Sessie Le Tante.  Judge of Court of Probate.
QUALIFICATIO	N OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
do solemnly swear, that this writing	contains the true Last Will of the within named and that
Jessie CRichey	deceased, so far asIknow or believe;
and that will well and truly execute the sam	ne, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chatte	els will thereunto extend and the law charge me and that
will make a true a	nd perfect inventory of all such goods and chattels; So help
God.	
Sworn to before me, this 21st day of	Laure C. Richey
June , Anno Domini 19 77 (  Judge of Prepate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
•	S:

Signed, Sealed, Published and Declared by Jessie C. Richey 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:

I L. Bughalan fi	residing at <u>Inchinocol</u> , s. c.
Margaret I Morel	residing at free named, S. C.
Pears Sthridge	residing at allumile. s. c

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Charlie A. Smith

#### IN THE NAME OF GOD, AMEN:-

I, Charlie A. Smith of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my Last Will and Testament.

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

Item II. I will and direct that my Executrix hereinafter named pay all of my just debts with the first money coming into her hands.

Item III. I will, devise and bequeath all of my property, both real and personal to my wife, Mamie Smith, for and during her natural lifetime.

Item IV. At the death of my wife, Mamie Smith, I will, devise and bequeath to my two grandchildren, Kervin Smith and Beverly Smith the sum of One Hundred and Fifty (\$150.00) Dollars each.

Item V. Also, after her death I will, devise and bequeath to my daughter, Corine Cunningham, my house where I now Live and five (5) acres of land, in fee simple absolute.

Item VI. Also, after her death I will, devise and bequeath to my grandson, lugh E. Tolbert, three (3) acres of land, in fee simple absolute, also my tractor which is a John Deere and the equipment that goes with it.

Item VII. Also, after the death of my wife, I will, devise and bequeath o my grandson, Charles W. Tolbert, two (2) acres of land, in fee simple absolute.

Item VIII. After the passing of my wife, I will, devise and bequeath all the est of my property, real, personal or mixed be equally divided between my other wo children, Corine Cunningham and Lillie Mae Tolbert, in fee simple absolute, in equal shares.

Item IX. I hereby nominate, constitute and appoint my wife, Mamie Smith, xecutrix, to be succeeded by my daughter, Corine Cunningham, they to act as Executrices of this my Last Will and Testament, giving them authority to do the things necessary to carry out my will, including the right to make conveyances without the order of the Court.

Witness my hand and seal this 19th day of November, 1976, A.D.

thanks of Aming

(LS)

Signed, sealed, published and declared by Charlie A. Smith 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.

Reice Try Con y ..

RARCOSER, S. C.

#### PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

NO

#### IN THE COURT OF PROBATE

Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_\_CHARLTE\_C\_\_MURDOCK\_\_\_\_\_ who, being duly sworn, says that he saw \_\_\_\_\_GHARLIE- A.; -SMITH-----sign, seal, publish and declare the annexed instrument of writing, bearing date the \_\_\_\_\_\_\_19th\_\_\_\_\_\_day of November , A. D. 1976 to be and contain CHARLIE A. SMITH'S Last Will and Testament; that the said CHARLIE A. SMITH was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_CHARLIE\_C. MURDOCK\_\_\_\_\_\_ together with VERA M. RAMEY and BETTY S. ULDRICK 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 28th day Charlie C menuelork Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Probate in Common Form. **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.\_\_\_ CHARLIE A. SMITH deceased, so far as \_\_WE \_\_know or believe; and that ..... WE will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as ..........HIS goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help ......God. Sworn to before me, this 28th day of

Judge of Prebate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown) Attorney's Name and Address: .

- Box 451 - Donalds, S.C.

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I. Thomas J. Milford of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

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

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

Item III. I will, devise and bequeath all of my property, bot real and personal, to my wife, Margaret D. Milford, in fee simple.

Item IV. In the event that my wife should predecease me, I will all of my property to my three children, share and share alike.

Item V. I hereby nominate, constitute and appoint my wife, Margaret D. Milford, as executrix of this my last will and testament, giving her power to do all things necessary to carry out my will, including the right to make conveyances without the order of the Court and without being required to give bond.

Witness my hand and seal this 17th. day of May A. D. 1972.

bonas.

Signed, sealed, published and declared by Thomas J. Milford, 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.

Address Whileille

Ukevilla,

## PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsXTNXNXXXXXXXXXXXXXXXXXXXXXXXXXXXX
who, being duly sworn, says that he saw THOMAS J. MILFORD
sign, scal, publish and declare the annexed instrument of writing, bearing date the17-thday of May, A. Dto be
and containhisLast Will and Testament; that the said
Thomas .J. Milford
to the best of deponent's knowledge and belief; and that the saidNANCY S. KING
together with CAROLINE M. COCHRAN and SARA C. HILL at the request
of the testatorin his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 12th day of July Anno Domini 19 77  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of margaret D. Milford
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 12th day of July 19.77.
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 bast will of the within named and the
THOMAS J. MILFORD 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
-Iwill make a true and perfect inventory of all such goods and chattels; So help
MEGod.
Sworn to before me, this 12th day of July Anno Domini 19 ?? Route \$ 2 - Abbeville, S. C.  (The Postoffice Address of each Fiduciary must be shown)
July Anno Domini 19 77 Route # 2 - Abbeville, S. C.
Judge of Probate. Abbeville County; S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

no

# Tast Will and Testament

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

In the name of God, amen.

I, Samuel Y. Sharpe of Due West, South Carolina, do make, ordain, publish and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

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

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

ITEM III. I give, devise and bequeath all of my Estate whatsoever and wheresoever, both real and personal, to which I may be entitled to or which I may have power to dispose of at my death, unto my wife, Ruby P. Sharpe, absolutely, in fee simple.

ITEM IV. I hereby nominate, constitute and appoint my wife, Ruby P. Sharpe as Executrix of this my last will and testament and direct that she be allowed to serve without bond.

In witness whereof, I hereunto set my hand and seal this 1977 day of January, 1976.

Signed, sealed, published and declared by Samuel Y. Sharpe 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.

Samuel IA ach (L.S.

Parall J. Dani Address AT 1, Hodge & S. C. Address Address At 1 Starting & C. Maryout Cubine Address Au Wind J. C.

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## PROOF OF 1 LL

THE STATE OF SOUTH CAROLINA, Abbeville County.  IN THE ( JRT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Carolyn A. Davis
who, being duly sworn, says that she saw Samuel I. Sharpe
sign, scal, publish and declare the annexed instrument of writing, bearing date theday of
January , A. D. 1976 to be
and containhis Last Will and Testament; that the said
Samuel Y. Sharpe was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with Carroll J. Davis and _Margaret Gubine at the request
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof.
July Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Ruby P. Sharpe  it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of
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
Barniel Y. Davis 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
me God.
Sworn to before me, this 13th day of  July , Anno Domini 1977  (The Postoffice Address of each Fiduciary must be shown)  Judge of Pribate. Abbeville County, S. C.  Attorney's Name and Address:

LAS WILL AND TESTAMENT OF LUCILE S. MAJOR

I, LUCILE S. MA J)R, also known as Mrs. Frank Major, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

- 1. I give, devise and bequeath my entire estate, real and personal and all property over which I sha ll have any power of disposition by Will, whether acquired before or after the execution of this Will to MY CHILDREN, in equal shares, or their issue perstirpes if any of them do not survive me.
- 2. I appoint my son-in-1 w, BOBBY RAY FISHER Executor of this my Will and direct that he shall not be required to furnish any bond.
- 3. I authorize my Executor to sell any real and personal property upon such terms as he may deem proper, at anytime included in my estate.
- 4. I have loaned my son, DONALD Two Thousand Five Hundred and 00/100 (\$2,500.00) Dollars for a down payment on the purchase of the Welch house on Greenville Street, and direct that such portion of this loan which has not been repayed at my death be included as a debt due to my estate

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this 222 day of October 29, 1975.

Lucile S. Major) (L.S.)

The foregoing Will consisting of one (1) page was signed, sealed, published and declared by LUCILE S. MAJOR, 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

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DBERT L. HAWTHORNE, JR.

ATTORNEY AT LAW

200 E. PINCKNEY STREET

ABDEVILLE, S. G. 29620

. PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Nancy S. King
who, being duly sworn, says that the sawIncile S. Major
sign, seal, publish and declare the annexed instrument of writing, bearing date the
October , A. D. 1975 to be
and contain her Last Will and Testament; that the said
Lucile S. Major was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy_So_King
together with Carolyn P. Little and Rosemary H. Copeland at the request
of the testat pix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 18th day of July Anno Domini 19.77.  Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofBobby Ray Fisher
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of
Given under my hand and the seal of the Court of Probate, this 18th day of July 19 7
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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
Lucile S. Major deceased, so far as know or believe
and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained in the
and Will on fan as how goods and shotteds will there are a should be to the state of the state o

Lucile S. Major deceased, so far as I know or believe;

that I will well and truly execute the same, by paying first the debts, and then legacies contained in the will, as far as her goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels; So help God.

Sworn to before me, this 18th day of July Anno Domini 1977

Judge of Prebate. Abbeville County, S. C.

Attorney's Name and Address:

witnesses

of Abbeville, South Carolina

Carolina

Of Abbeville, South Carolina

Of Abbeville, South Carolina

Of Abbeville, South Carolina

Recorded: July 19, 1977 Will Book No. 11. 148 + 149 File No: 463-13, 245

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