real, personal or mixed, of every kind and description and wheresoever situated, which I may own or have the right to dispose of at the time of my demise, I give, devise and bequeath absolutely and in fee simple to my children, CATHERINE KEITH, LOUISE WHITE, MARY NANCE and ROBERT LATIMER, share and share alike.

I further direct that in the event any one of my aforesaid beneficiaries shall have predeceased me, or in the event that any one or more of them shall fail to sprvive the date of my death by six (6) months, then I give, devise and bequeath such decedent beneficiary's share of the rest, residue and remainder of my estate hereunder to his or her issue surviving at the date of my death, share and share alike. I further direct that in the event any of my said beneficiaries aforesaid shall have predeceased me, or in the event that any one of them shall fail to survive the date of my demise by six (6) months without issue surviving them at the date of my death, then I give, devise and bequeath such decedent beneficiary's share of the rest, residue and remainder of my estate hereunder to my remaining beneficiaries as shall survive me for a period of six (6) months from the date of my death, share and share alike.

ITEM V

I hereby make, nominate and appoint my daughter, LOUISE / WHITE, Executrix of this, my Last Will and Testament; and in the event that my said daughter, LOUISE WHITE, shall predecease me,

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or in the event of her incapacity, removal or refusal to act, I hereby make, nominate and appoint my daughter, MARY NANCE, to be the Executrix here f; and in the event that my second choice Executrix, MARY NANCE, shall predecease me or in the event of her incapacity, removal or refusal to act, I hereby make, nominate and appoint my daughter, CATHERINE KEITH, to be the Executrix hereof; and in the event that my third choice Executrix, CATHERINE KEITH, shall predecease me or in the event of her incapacity, removal or refusal to act, I hereby make, nominate and appoint my son, ROBERT LATIMER, to be Executor hereof, with the rights and powers as are hereinafter set forth and granted to each of them.

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I further direct that:

A) My Executrix be and is hereby granted full power and authority to repair, mortgage, sell, lease, convey, hypothecate, invest, reinvest, exchange, manage, control and im any other way to use and deal with any part or all property of my estate, both real and personal, upon such terms and for such prices as she may deem proper in her sound discretion without the necessity of application or report to court for leave or confirmation; and to execute, acknowledge and deliver all deeds and other instruments of conveyance to the purchaser or purchasers, mortgagee or mortgagees, lessee or lessees, as the case may be, without application or report to court therefor. E) I also direct my said Executrix shall be and is hereby granted full power and authority in the settlement of my estate to sue for, compromise, compound, settle and adjust all debts and liabilities due to and from my estate for such sums and upon such terms, and in such manner as my said Executrix shall deem most advisable without being Tiable for any loss occasioned thereby or by reason of the depreciation in value of any of my assets; and it is my further direction that no liability of any nature or description shall attach to my Executrix in the administration of my estate.

C) I further direct that my said Executrix shall be and is hereby granted full power and authority to vote, in person or by proxy, upon all stocks or other securities held by my Executrix, and to exercise, with respect to such stocks and other securities, all rights, powers, privileges and discretion which my Executrix would have if the same were owned in my Executrix's own right.

D) I further direct that the purchaser or purchasers from my said Executrix shall not be liable to see to the appli-

E) I direct that no bond be required of my Executrix or of any successor Executrix or of my successor Executor.

F) I further empower and direct my Executrix, in her sound discretion, to make division or distribution of the assets of my estate in kind, or partly in kind and partly in money, and,

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in case of distribution or division made in kind, said Executrix is hereby empowered to determine the value of any properties so divided or distributed, and such determination for such purposes shall be bluding and conclusive upon all persons interested therein.

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G) Where necessary or appropriate to the meaning hereof, the singular shall be deemed to include the plural, the plural to include the singular, the masculine to include the feminine and neuter, the feminine to include the masculine and neuter, and the neuter to include the masculine and feminine.

IN WITNESS WHEREOF, I have hereunto set my hand at Cleveland, Ohio, this _____ day of _______, 1966.

Pare Latimer 2 min

The foregoing Will consists of six (6) pages each duly subscribed by the testatrix, and this instrument was subscribed, published and declared by ROSE LATIMER as and for her Last Will and Testament in our presence and in the presence of each of us; and we, at the same time, at her request, in her presence and in the presence of each other, hereunto subscribe our names and residences as attesting witnesses at Cleveland, Ohio, this 🦯 day of <u>Alexandra</u>, 1966. residing at 2415 Deutricher Cleviland Ht. residing at 4538 Warranall CasterPo Classical Chis VUBA the residing at 21320 Ellevel The Martin Char

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Tast Will and Testament

STATE OF SOUTH CAROLINA)

COUNTY OF ANDERSON)

Hall.

IN THE NAME OF GOD, AMEN:

I, Mallie Hall, of Anderson County, South Carolina, do hereby 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 1. I direct that all my just debts and funeral expenses be paid by my executor as soon as possible after my death.

Item 2. I will, devise and bequeath the eighty-four (84) acres of land which I own in Abbeville County, State of South Carolina, which is a portion of the one hundred seventy-five (175) acre tract, to the following cousins of mine, provided that they are living at the time of my death, as follows: Dotis Alewine, Otto Alewine, Daisy Alewine Gambrell, Vera Hall Alewine, Ethel Hall Wilson Gladys Hall Alewine, Leon Willingham and Alma Hall Fortner, in equal shares, in fee simple and forever. If any of the above named cousins have predeceased me, that predeceased person's share will be divided among the surviving persons named above.

I will, devise and bequeath the ninety-one (91) Item 3. acres which I own, which is located in Anderson County, State of South Carolina, and is the other portion of the one hundred seventyfive (175) acre tract, which also contains my home, to Eula S. Hall, in fee simple and forever, provided the said Eula S. Hall survives me or is living at the time of my death. If and only in the event that Eula S. Hall predeceases me, then and in that event I will, devise and bequeath the said ninety-one (91) acres in Anderson County, State of South Carolina, to J. Calhoun Pruitt, Sr., Walter Thomas and Allen Thomas, as Trustees, in trust, to be used for the purpose of perpetual care and maintenance of the cemetery at Rocky River Baptist Church which Church cemetery is situate on the Flat Rock Road just below my home, and I empower the said Trustees with all the powers necessary to carry out the provisions of this Trust, including the right of the Trustees to sell this real estate or any personal property by a private or public sale, in their sole discretion and use the proceeds therefrom for the purposes herein above mentioned, with the right of the Trustees to envade the corpus of the Trust funds, if necessary, to carry out such purposes. That upon the death of any one of the above mentioned Trustees, the remaining Trustees or Trustee shall have the right to appoint or name an additional Trustee and such Trustee shall have the same rights, powers and duties as mentioned for the original Trustees.

Item 4. I will, devise and bequeath all of my household furniture and appliances to my beloved sister-in-law, Eula S. Hall, in fee simple and forever.

Recorded Dec. 19, 1977 Will Bk. No. IL p. 202 + 203

Conta 202

	PROOF O	F WILL	
STATE OF SOUTH CAROLINA, County of Anderson.	}	IN THE PROBATE	COURT
By RALPH F. KING, Judge of Probe	nte for said County.		
Personally appears	J. Calhoun Pr	uitt	
who, being duly sworn, says that	he sawMallie	<u></u>	
sign, seal, publish and declare the a	unnexed instrument of v	riting, bearing date the	l-Sth
		1975	
and containher	Last W	ill and Testament; that the s	ald
to the best of deponent's knowledge		disposing mind, memory and saidJ. Calheun	
together withBarbara C.	Scottan	d. J. Calhoun Pru	it to Jre at the sec
of the testat <u>rix in her</u> pro	esence, and in the pres	ance of each other withereas	
Sworn to before me, this September, An <i>Ralph</i> 4. ((L) Judge of Probate, Anderson Count	no Domini 1977	J. Collain	Out
		un Pruitt, Sr. be granied and the said Las	it Will and Testament,
	ie Hall	be granted and the said Las , deceased bate, this <u>27th</u> day	l, be entered of Proba
Sommon Form.	ie Hall	be granted and the said Las , deceased bate, this <u>27th</u> day	l, be entered of Proba
Given under my hand and the	ie Hall	be granted and the said Las , deceased bate, this <u>27th</u> day 	l, be entered of Proba
Statist <u>Malli</u> Common Form. Given under my hand and the STATE OF SOUTH CAROLINA,	ie Hall seal of the Court of Pro	be granted and the said Las , deceased bate, this <u>27th</u> day 	l, be entered of Proba
Statett , of Malli Common Form. Given under my hand and the STATE OF SOUTH CAROLINA, County of Anderson.	ie Hall seal of the Court of Pro Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u></u> day	l, be entered of Proba of <u>September</u> , 19 Judge of Court of Pjobate.
STATE OF SOUTH CAROLINA, County of Anderson.	seal of the Court of Pro Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raight</u> Fiduciary	I, be entered of Proba of <u>September</u> , 19 Judge of Court of Probate.
Statett, of	seal of the Court of Pro Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raight</u> Fiduciary the true Last Will of the with deceased, so far as_	I, be entered of Proba of <u>September</u> , 19 Judge of Court of Probate.
Statett, of	e Hall seal of the Court of Pro Qualification C } int this writing contains and truly execute the sc	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raight</u> Fiduciary	I, be entered of Proba- of <u>September</u> , 19 Judge of Court of Probate.
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State, of	ie Hall seal of the Court of Pro Qualification C } and this writing contains and truly execute the so her	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Kacch</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb	I, be entered of Proba- of <u>September</u> , 19 Judge of Court of Probate.
Statist, of	ie Hall seal of the Court of Pro Qualification C } and this writing contains and truly execute the so her	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Sauges</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the	I, be entered of Probation of <u>September</u> , 19 Judge of Court of Probate.
Statist , of	ie Hall seal of the Court of Pro Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Sauges</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the	I, be entered of Probation of <u>September</u> , 19 Judge of Court of Probate.
Statest, of	e Hall seal of the Court of Pro Qualification C and this writing contains and truly execute the sc her God. 7thday of	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Sauges</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the	I, be entered of Probation of <u>September</u> , 19 Judge of Court of Probate.
Statist, of	Qualification C Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raugh</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the will make a true and per (The Postoffice Address of care	I, be entered of Probat of <u>September</u> , 19 Judge of Court of Probate. I in named and that I know or belie is, and then legacies of prevento extend and the fect inventory of all s Multiple h Fiduciary must be shown)
Statest, of	Qualification C Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Recent</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the will make a true and per 	I, be entered of Proba- of <u>September</u> , 19 Judge of Court of Probate. Judge of Court of Probate. I know or belie is, and then legacies a presento extend and the fect inventory of all s
Statest, of	Qualification C Qualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raugh</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the will make a true and per (The Postoffice Address of care	I, be entered of Probat of <u>September</u> , 19 Judge of Court of Probate. I in named and that I know or belie is, and then legacies of prevento extend and the fect inventory of all s Multiple h Fiduciary must be shown)
Statest, of	e Hall seal of the Court of Pro Qualification C and this writing contains and truly execute the sc her God. 7th day of to Domini 19.77 Cualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raugh</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the will make a true and per (The Postoffice Address of care	I, be entered of Probat of <u>September</u> , 19 Judge of Court of Probate. I in named and that I know or belie is, and then legacies of prevento extend and the fect inventory of all s Multiple h Fiduciary must be shown)
Statest, of	e Hall seal of the Court of Pro Qualification C and this writing contains and truly execute the sc her God. 7th day of to Domini 19.77 Cualification C	be granted and the said Las , deceased bate, this <u>27th</u> day <u>Raugh</u> Fiduciary the true Last Will of the with deceased, so far as me, by paying first the deb goods and chattels will the will make a true and per (The Postoffice Address of care	I, be entered of Probat of <u>September</u> , 19 Judge of Court of Probate. I in named and that I know or belie is, and then legacies of prevento extend and the fect inventory of all s Multiple h Fiduciary must be shown)

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Item 5. All the rest and residue of my Estate, either real, personal or mixed of every nature, kind and description, I will, devise and bequeath in equal shares, in fee simple and forever, onethird (1/3) of same to Connie Maxwell Orphanage in Greenwood, South 'Carolina; one-third (1/3) to Rocky River Baptist Church and one-third (1/3) to J. Calhoun Pruitt, Sr., Walter Thomas and Allen Thomas, as Trustees, for the Trust herein above mentioned in Item 3, with the same duties and powers as mentioned in said Item.

Item 6. I hereby nominate, constitute and appoint J. Calhoun Pruitt, Sr., as Executor of this my last Will and Testament and vest him with all the powers necessary to carry out the provisions of this Will. The Executor shall have the power to sell my Estate, either real or personal, by a private or public sale, and that the Executor be allowed to serve as such without giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Anderson, South Carolina, this 1544 day of 34444, A. D., 1975.

Malere Hall.

Signed, sealed, published and declared by the testatrix, Mallie Hall, to be and contain her last Will and Testament, in our presence, at her request, and in the presence of each other, we have hereunto set our hands and seals as witnesses thereto this <u>15th</u> day of <u>Outrop</u>, A. D., 1975.

A TRUE AND CORRECT COPY: <u>Recht & ICirc</u> Judge of Probate for Anderson County, S. C.

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STATE OF SOUTH CAROLINA)) COUNTY OF ABBEVILLE)

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LAST WILL AND TESTAMENT MARGARET MCNEIL MUNDY

IN THE NAME OF GOD, AMEN:

I, MARGARET McNEIL MUNDY, being of sound mind, memory and understanding and realizing the uncertainities of death and desiring to make disposition of my property, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking any and all other instruments of a testamentary nature heretofore by me made.

ITEM I.- I will and direct my Executor hereinafter named to pay all of my just debts with the first monies coming into his hands including my funeral expenses and the erection of an appropriate marker to my last resting place.

ITEM II.- I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, both real and personal, unto my beloved husband, WILLIAM THOMAS MUNDY, for and during the term of his natural lifetime.

ITEM III.- At the expiration of my beloved husband, WILLIAM THOMAS MUNDY, I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, both real and personal, unto my two (2) sons; namely, WILLIAM THOMAS MUNDY, JR. and HAROLD EDWARD MUNDY, the division amongst them to be share and share alike, in fee simple and absolute.

ITEM IV.- In the event that my son, WILLIAM THOMAS MUNDY, JR. and/or my son, HAROLD EDWARD MUNDY, should predecease me, I will, devise and bequeath that the share to which either of my sons was entitled shall pass to his child or children, in fee simple and absolute.

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Elizabeth M. Ware
who, being duly sworn, says thashe saw Margaret McNeill Mundy
sign, seal, publish and declare the annexed instrument of writing, bearing date thelthday of
June , A. D. 1967 to be
and contain her
Margaret Mcleill Mundy was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Elizabeth M. Ware
together with Willie J.Ware and Fay A. Crawford at the request
of the testat rix in herpresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 12th day of
Judge of Probate, Abbeville County, S. C.
Judge of Probate, Abbeville County, S. C.

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of William Thomas Mundy, Jr. and Ha	rold Edward Mundy
it is hereby ordered, adjudged and decreed. That the petition be granted and the said	l Last Will and Testament, with
codicil of Margaret M. Mundy	, deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 12th	lay of December , 19.77.
Judge of	Court of Probate.
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	αρτική ••••• ••• ••• ••• •••
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
-We do solemnly swear, that this writing contains the true Last Will of	of the within named and that
Margaret M. Mundy deceased, so	far as I: know or believe;
and that will well and truly execute the same, by paying first the debts, a	and then legacies contained in the
said Will, as far as her	nd the law charge me and that
We will make a true and perfect inventory of all s	such goods and chattels; So help
us God.	`
Sworn to before me, this 12th day of December Anno Domini 1977 Varole E.	mas Mundy Jr Mundy
Judge of Probate, Abbeville County, S. C.	f each Fiduciary must be shown)
Attorney's Name and Address:	

ITEM V.-In the event that my beloved husband, WILLIAM THOMAS MUNDY, and I should expire as a direct result of a common disaster, I will, devise and bequeath my property unto my two (2) sons, WILLIAM THOMAS MUNDY, JR. and HAROLD EDWARD MUNDY, the division amongst them to be share and share alike.

ITEM VI.-I hereby nominate, constitute and appoint my beloved husband, WILLIAM THOMAS MUNDY, to serve as Executor of this my Last Will and Testament, said service to be without surety bond requirement. In the event that my beloved husband, WILLIAM THOMAS MUNDY, should predecease me, or in the event that ITEM V of this my Last Will and Testament is applicable, I hereby nominate constitute and appoint my beloved sons, WILLIAM THOMAS MUNDY, JR. and HAROLD EDWARD MUNDY, to serve as Executors of this my Last Will and Testament, said service to be without surety bond requirement.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this _____ day of ______ , 1967.

Jungaret ME reil mundig (SEAL) The above instrument, consisting of two (2) sheets of paper written

upon one side only was, at the date hereof, declared in the presence of all of us by the said Testatrix therein mentioned, to be her Last Will and Testament; and she at the same time signed the same in the presence of all of us; and we, thereupon, at her request and in her presence and in the presence of each other, signed our names thereto as attesting witnesses, believing the said MARGARET MCNEIL MUNDY, to be, at the time of subscribing our names as witnesses as aforesaid, of sound mind and memory.

alech M. Ware, Address alleulle, S.C.

Crawford Address alberthe & C.

Tast Will and Testament

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FRED MORGAN

I, FRED MORGAN, of Anderson County, South Carolina, being of sound and disposing mind and memory, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

ITEM 1. I hereby direct that my Executrix hereinafter named shall pay all of my just debts and funeral expenses as soon after my death as is practical.

ITEM 2. I hereby will, devise and bequeath all the rest and residue of my property, both real and personal of whatsoever nature and wheresoever located, unto my wife, Mary Mundy Morgan, in fee simple absolute. In the event that my wife and myself die in a common disaster or accident, or in the event that my wife shall predecease me, then in either event I will, devise and bequeath all the rest and residue of my property unto my beloved children, namely, Thomas Henry Morgan, Leslie Frederick Morgan and Jane Elizabeth Morgan, share and share alike.

ITEM 3. I hereby name, nominate, constitute and appoint Mary Mundy Morgan as and for the Executrix of this my Last Will and Testament, giving unto her full and complete power to do anything necessary to carry out the terms of this my Last Will and Testament, and I direct that she shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\underline{\mathcal{E}}$ - $\underline{\mathcal{L}}$ day of June, A.D., 1974.

Signed, sealed, published and declared on the date mentioned above by the said FRED MORGAN, in the presence of us who in his presence and in the presence of each other at his request have hereunto subscribed our names as witnesses.

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ADDRESSES: NAMES: 1/2 Julian. Field mont f 463-Will Br. No II A TRUE AND CORRECT COPY: Dec. 19,1977 Judge of Probate for Anderson County, S. C.

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(L.S.)

PROOF OF VILL

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STATE OF SOUTH CAROLINA, County of Anderson.	IN THE PROBATI	e court	
By RALPH F. KING, Judge of Probate for said County.			
Personally appears Joe B. Jone	<u> </u>		
who, being duly swom, says that he sawFred_Mo			
sign, seal, publish and declare the annexed instrument of wri			
June, A. D			
and contain his Last Will	a: 2 Testament; that the	said	<u> </u>
Fred Morgan was then of sound and di	sposing mind, memory a	nd understanding,	according
to the best of deponent's knowledge and belief; and that the	said Joe B. Jone	98	
together withW. Rut. Gallowayand	Susie V. Wedgewo	at ti	he request
of the testat or in his presence, and in the preser	ice of each other, witness	ed the due execution	on thereof.
Sworn to before me, this <u>29th</u> day of <u>September</u> , Anno Domini 19_77 <u>Auchh A. (U.I.)</u> Judge of Probate, Anderson County, S. (C)	The P	m	
Order Admitting Will To Pre On hearing the above petition of Mary Mundy It is hereby ordered, adjudged and decreed, That the petition	MOrgan	ast Will and Testa	
Common Form.	, 46000		11000410 21
Given under my hand and the seal of the Court of Prol	pate, this da	y of Oct.	, <u>19</u> 77
	_Reeph	Adar	9
•	·	Judge of Court of	Probate.
Qualification O	f Fiduciary	به در ۲۰۰۰ د.	
STATE OF SOUTH CAROLINA,	•	•••• • •••	
County of Anderson.		· ·	
do solemnly swear, that this writing contains	the true Last Will of the w	vithin named and t	hat
Fred Morgan	deceased, so far	asI know	or believe;
and thatwill well and truly execute the sa			
tained in the said Will, as far ashis	goods and chattels will	thereunic extend a	md the law
charge me, and that	will make a true and	perfect inventory	of all such
goods and chattels; So helpMeGod.			
Sworn to before me, this4thday of }	X mary m	in the Ma	+ Band
, Anno Domini 19.77	Hwy. 86 R-4,	4.1	•
Judge of Probate, Anderson County, S. C.	(The Postoffice Address o		
Attorney's Name and Address:			

Record

(.....

STATE OF SOUTH CARCLINA) COUNTY OF ANDERSON) LAST WILL AND TESTAMENT OF ANNIE THOMPSON HALL)

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I, Annie Cornelia Thompson Hall of Anderson County, Anderson, South Carolina, Route # 5, being of sound and disposing mind but realizing the certainty of death do make this my last will and testament.

ITEM 1. It is my wish and desire that my body be decently buried (including a concrete. covered with asphalt vault) preferably in The Thompson Plot in Cld Silver Brook Cemetary, or in my lot in New Silver Brook Cemetary, and a marker be erected to my grave acceptable to my executors hereinafter named; and that all my just debts be paid including funeral expenses and said marker.

ITEM 2. It is my desire that none of my property be sold at a public sale.

ITEM 3. I give to my husband, John Frank Mall, the sum of \$100.00.

ITEM 4. I will Frank D. Thompson, my brother, all my interest, being part or all, in the Bell Property that I own in Abbeville County, known as the Emma Bell 12 Acre Tract.

ITEM 5. I will and bequeath to my two brothers, Richard E. Thomoson, Sr. and Frank D. Thompson my 1/3 (one-third) interest of a certain 51 Acre tract of land, more or less, which my father, A. E. Thompson bought from Mrs. Core Clayton Dean. See deed book K-7, page 74, Anderson Courthouse, Anderson County, S. C.

ITEM 5. I will and bequeath to my sister, Sue T. Gable, in place of any part of item 5, the amount of \$500.00 to be baid her by my executors out of my estate before any division is made of any money.

ITEM 7. I will and give to my brother, Frank D. Thompson. The Northern portion of my lot on Nighway 81 in the Town of Staar, S. C. known as The A. E. Thompson Homeplace. This said portion is to be 110 feet in width at the East end in railroad and 130 feet in width at the West end of the lot. These measurements include a driveway of 10 feet in width on the North side of said lot.

ITEM 8. I will and give the remaining portion of my lot (mentioned in Item 7) and being the portion on which the residence now stands to my nephew, Richard Edwin Thompson, Jr.

ITEM 9. I will and give to my nephew, Leon L. Gable, Jr. all of my Lake Secession Property consisting of four (4) lots; (said lots being in Anderson County) as recorded in deed book.

ITEM 10. It is my desire that all other property whatsoever kind and nature (and whatsoever it consists of) not mentioned in this will that I may own at the time of my death shall be disposed of by my executors as they see fit.

ITEM 11. All monies including cash, all deposits and mortgages after all debts have been paid shall be divided equally between my sister, Sue T. Gable, and my brothers, Richard E. Thompson.Sr., and Frank D. Thompson.

ITEM 12. Any person interested or disinterested in this will that makes any effort to change one part thereof shall have his inheritance limited to \$5.00 and what he would have inherited shall be disposed that of by the executors as they see fit.

LASTLY: I constitute and appoint my two brothers, Richard E. Thompson, Sr and Frank D. Thompson, Executors of this my last Will and Testament, serving without bond or commission, and I do hereby revoke and make void all former wills and testaments by me heretofore made.

In witness whereof I have hereunto set my hand and seal this 2.5m dust. 1973

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annie T. Hall

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Signed, published and declared by

	PROOF	OFWLL	•
STATE OF SOUTH CAROLINA, County of Anderson.	}	IN THE PROBATE	COURT
By RALPH F. KING, Judge of P	Probate for said County	•	
Personally appears	Norma F. dams	3	
who, being duly sworn, says the	at S he saw, <u>Annia</u>	Cornelia Thompson Ho	<u>י</u>
sign, seal, publish and declare	the annexed instrument	of writing, bearing date the	25th da
September	, A.		to
and contain her		st Will and Testament; that the s	
		and disposing mind, memory an	
		at the said <u>Norma F. Ada</u>	
		and J. R. McGee	
	presence, and in the	presence of each other, witnesse	d the due execution the
Sworn to before me, this	10thday of	1.00	
February		1 Jonna i	7. adama
Judge of Probate, Anderson		V grande -	
Judge of Frondie, Hilderoot	i county, 5. C. V		
Order A	Admitting Will T	o Probate In Common	Form
On hearing the above petit	tion of Richard -	- Thomason, Sr. & Fra:	Thompson
It is boroby ordered adjudged			
It is nereby ordered, ddjudged o	and decreed. That the p	etition be granted and the said Lo	ast Will and Testament,
	and decreed, That the p	etition be granted and the said La	
		etition be granted and the said La	
Common Form.	<u>unnie 7. Hall</u>	etition be granted and the said La	ed, be entered of Proba
Common Form.	<u>unnie 7. Hall</u>	etition be granted and the said La	ed, be entered of Proba
Common Form.	<u>unnie 7. Hall</u>	etition be granted and the said La	ed, be entered of Proba
Common Form.	annie 7. Uall	etition be granted and the said La , decease of Probate, this <u>14th</u> day	of Tebruary, 19
Common Form. Given under my hand and	<u>unnie</u> 7. Hall the seal of the Court Qualificatio	etition be granted and the said La	of Tebruary, 19
Common Form.	<u>unnie</u> 7. Hall the seal of the Court Qualificatio	etition be granted and the said La , decease of Probate, this <u>14th</u> day	of Tebruary, 19
STATE OF SOUTH CAROLINA County of Anderson.	<u>unnie</u> 7. Hall I the seal of the Court Qualificatio	etition be granted and the said La , decease of Probate, this <u>14th</u> day <u>Arch</u>	ed, be entered of Probat of <u>Pebruary</u> , 19 <u>DFI FULL</u> Judge of Court of Probate,
STATE OF SOUTH CAROLINA County of Anderson.	<u>unnie</u> 7. Hall I the seal of the Court Qualificatio	etition be granted and the said La , decease of Probate, this <u>14th</u> day <i>Rech</i> on Of Fiduciary htains the true Last Will of the wi	ed, be entered of Proba- r of <u>Pebruary</u> , 19 <u>DJJJUUU</u> Judge of Court of Probate
Common Form. Given under my hand and STATE OF SOUTH CAROLINA County of Anderson. <u>We</u> do solemnly swe <u>Annie T. Hall</u>	Qualification	etition be granted and the said La , decease of Probate, this <u>14th</u> day <i>Rech</i> on Of Fiduciary htains the true Last Will of the wi deceased, so far a	ed, be entered of Proba- r of <u>Tebruary</u> , 19 <u>DJJJUUU</u> Judge of Court of Probate ri thin named and that <u>s_we</u> know or belf
Common Form. Given under my hand and STATE OF SOUTH CAROLINA County of Anderson. <u>We</u> do solemnly swe <u>Annie T. Hall</u> and that <u>We</u> will	Qualification well and truly execute	etition be granted and the said La , decease of Probate, this <u>litth</u> day <u>Accease</u> on Of Fiduciary ntains the true Last Will of the wi deceased, so far a the same, by paying first the de	ed, be entered of Proba- r of <u>inebruary</u> , 19 <u>Diffuence</u> Judge of Court of Probate in thin named and that <u>s_W@</u> know or bell ebts, and then legacies
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cluding funeral expenses and said marker.

ITEM 2. is my desire that rone property he sold at a property he sold at a sale.

ITEM 3. I give to my husband, John Frank Hall, the sum of \$100.00.

ITEM 4. I will Frank D. Thompson, my brother, all my interest, being part or all, in the Bell Property that I own in Abbeville County, known as the Emma Bell 12 Acre Tract. ITEM 4.

I will and bequeath to my two brothers, Richard E. Thomoson, Sr. ITEM 5. and Frank D. Thompson my 1/3 (one-third) interest of a certain 51 Acre tract of land, more or less, which my father, A. E. Thompson bought from Mrs. Core Clayton Dean. See deed book K-7, page 74, Anderson Courthouse, Anderson County, S. C.

ITEM 6. I will and bequeath to my sister, Sue T. Gable. in place of any part of item 5, the smount of \$500.00 to be baid her by my executors out of my estate before any division is made of any money.

ITEM 7. I will and give to my brother, Frank D. Thompson. The Northern portion of my lot or Nighway Pl in the Town of Starr, B. C. known as The A. E. Thompson Homeplace. This said portion is to be 110 feet in width at the East end in railroad and 130 feet in width at the West end of the lot. These measurements include a driveway of 10 feet in width on the North side of said lot.

ITEM 8. I will and give the remaining portion of my lot (mentioned in Item 7) and being the portion on which the residence now stards to my nephew, Richard Edwin Thempson, Jr.

ITEM 9. I will and give to my nephew, Leon L. Gable, Jr. all of my Lake Secession Property consisting of four (4) lots; (said lots being in Anderson County) as recorded in deed book.

ITEM 10. It is my desire that all other property whatsoever kind and nature (and whatsoever it consists of) not mentioned in this will that I may own at the time of my death shall be disposed of by my executors as they see fit.

ITEM 11. All monies including cash, all deposits and mortgages after all debts have been paid shall be divided equally between my sister, Sue T. Gable, and my brothers, Richard E. Thompson.Sr., and Frank D. lhompson.

ITEM 12. Any person interested or disinterested in this will that makes any effort to change one part thereof shall have his inheritance limited to \$5.00 and what he would have inherited shall be disposed when of by the executors as they see fit.

LASTLY: I constitute and appoint my two brothers, Richard "E. Thompson, Sr. and Frank D. Thompson, Executors of this my last Will and Testament, serving without bond or commission, and I do hereby revoke and make void all former wills and testaments by me heretofore made.

In witness whereof I have hereunto set my hand and seal this 25 Aut. 1973

Will \mathcal{L} D. age

Jec. 19, 1977-

alman 1. Hall

Signed, published and declared by the Testatrix 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 A TRUE AND CORRECT COPY: have hereunto signed our names as witnesses.

line Juan DC ans. per mai 1danke

Nalph 4, The Judge of Probate for Anderson County, S. C.

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STATE OF SOUTH CAROLINA,)LAST WILL AND TESTAMENT))OFCOUNTY OF ABBEVILLE.)WALTER JACKSON.

KNOW ALL MEN BY THESE PRESENTS, that I, Walter Jackson, 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 daughter, Viola Jackson Darden, 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. It is my desire that my Executrix serve without bond.

ITEM II: All Michigan property which I inherited from my son, James I. Jackson, I will, devise and bequeath to his children, my grandchildren, to-wit: Anthony Jackson, Dwight Jackson and Dessie Jackson, to share and share alike.

ITEM III: All the rest, residue and remainder of my estate, to include both real and personal, I will, devise and bequeath as follows:

- A. To my daughter, Viola Jackson Darden, a 1/6 undivided interest;
- B. To my son, Ozie Jackson, a 1/9 undivided interest;
- C. To my daughter, Hattie R. Jackson McPhail, a 1/9 undivided interest;
- D. To my son, Fletcher Jackson, a 1/9 undivided interest;
- E. To my son Cotel Jackson, a 1/9 undivided interest;
- F. To my daughter, Annie B. Johnson, a 1/9 undivided interest;
- G. To my daughter, Loraine Jackson Philpot, a 1/6 undivided interest;
- H. To my granddaughter, Renee Jackson, a 1/27 undivided interest;

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- I. To my grandson, Jerome Jackson, a 1/27 undivided interest;
- J. To my granddaughter, Camille Jackson, a 1/27 undivided interest;

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 11th day of April, 1977.

Signed, Sealed, Published, and Declared by Walter Jackson 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.

Walter Jackson (His MArk)

Mrs Hutrude Frier Residing at allewieles, S. C. <u>Perpy Uttricky</u> Residing at <u>Alleville</u>, S. C. Mercuranderka Residing at <u>Scourse</u>, S. C.

Recorded January 5, 1978 Bk. 11 Page - 209 - 210

PROOF	OF	WILL
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THE STATE OF SOUTH CAROLINA, Abbeville County.	COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsThurmond _Bishop	
who, being duly sworn, says that he saw Walter Jackso	n
sign, seal, publish and declare the annexed instrument of writ	ing, bearing date thellthday of
April, A. D. 1	9.77 to be
and contain his Last Will	and Testament; that the said
Walter Jackson was then of sound and	disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Thurmond Bishop
together with <u>Gertrude Irwin</u> a	nd Peggy Ethridge at the request
of the testat or in his presence, and in the presence	e of each other, witnessed the due execution thereof.
Sworn to before me, this 30	
December, Anno Domini 19.77	winnend billip
Judge of Probate, Abbeville County, S. C.	V

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this 30 day of <u>December</u>, 1977.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)
Abbeville County.
T do solemnly swear, that this writing contains the true Last Will of the within named and that
Walter Jackson 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
Iwill make a true and perfect inventory of all such goods and chattels; So help
me God.

Sworn to before me, this 30th day of December , Anno Domini 1977 Space Dec 2 (Larce 5) Judge of Prebate, Abbeville County, S. C.

Vioca noson n'arden -----

(The Postoffice Address of each Fiduciary must be shown)

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Attorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF SARA BAILEY ABBEVILLE, SOUTH CAROLINA

KNOW ALL MEN BY THESE PRESENT: That I ,SARA BAILEY of the City of Abbeville,County of Abbeville and State of South Carolina, being of sound and disposing mind and memory,do make,publish and declare the following to be my LAST WILL AND TESTAMENT, hereby revoking all Wills and Codicils by me made at any time heretofore made.

ITEM I: I direct that my Executrix and Executor, herein after named, to pay all of my funeral expenses, administration expenses of my Estate, including inheritance tax, and estate taxes into and all my other just debts, with the first monies comingi/ their hands.

ITEM II: I direct the execut/ and executor of my will to provide Three Hundred and 00/100 Dollars from my estate into a trust fund to be used for perpetual care of the lot in Silverbrook Cemetery at Anderson ,South Carolina, in which my mother, father, sister and brother are now buried and in which I expect to be buried.

ITEM III: I give and bequeath all my personal property to my sister Annie Bailey Link. If she should predecease me, it is to go to my neice Betty L. Bowen,

ITEM IV: I give and devise all of my interest in the property, conisting of land and building formerly owned by my brother W.T. Bailey at No: 6 Bacon Street in the City of Green-County of Greenville, ville/South Carolina, to my sister Annie Bailey Link of Abbeville County, Abbeville, South Carolina. If she should predecease me, it is L.

> ITEM V: I give and devise unto the following persons, \$ 4,000.00 to James A Bowen, husband of my

> > _ PAGE I-

neice Betty L. Bowen.

Co: 464 -

\$ 2,000.00 to my nephew James A. Bailey. \$ 2,000.00 to my nephew Thomas Ellis Bailey. \$ 2,000.00 to my niece Cynthia Bailey Hollida \$ 2,000.00 to great-nephew Bobby Bowen

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county	:
Personally appears Emily McMahan	
who, being duly sworn, says thatshe sawSara	R. Bailey
sign, seal, publish and declare the annexed instrument	of writing, bearing date the <u>22nd</u> day of
October , A.	D1976 to be
and contain her Las	Will and Testament; that the said
Sara R. Bailey was then of sou	and and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	ne said Emily McMahan
together with Frances B. Williams	and Sarah C, Hill at the request
of the testat rix in her presence, and in the p	presence of each other, witnessed the due execution thereof.
Sworn to before me, this 3rd day of January, Anno Domini 1978 Judge of Probate, Abbeville County, S. C.	* Emily memahan

ORDER ADMITTING WILL TO PROBATE IN COMMON.FORM

On hearing the above petition of _______ James A. Bowen and Betty L. Bowen it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _______, of _______ Sara R. Bailey ______, deceased, be entered of Probate in Common Form.

Judge of Court. of Probate.

QUALIFICATION OF FIDUCIARY

*

THE STATE OF SOUTH CAROLINA,) Abbeville County.	ontains the true Last Will of the within named and that
Sara R. Bailey	deceased, so far asknow or believe;
and that _ WO 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
	perfect inventory of all such goods and chattels; So help
Service Hance	fity L Baren James & Bowen (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C.	
Attorney & Name and Address.	

\$ 2,000.00 to my great-neice, my name sake, Sarah

Jane Bailey.

\$ 2,000.00 to my nephew Robert A. Links wife Betty Link.

ITEM VI: I give and devise the remainder of my estate to go in equal shares to my neice Betty L. Bowen and nephew Robert A.Link....

ITEM VII: I herby nominate, constitute and appoint my neice BettyL. Bowen as executrix and James A. Bowen, my neices husband as executor of this my last will and testament, giving them full power to handle said estate without the requirements of an Order of: Court, and with the right to make conveyances of property without the Order of the Court and to serve with out bond.

In Witness Whereof I have hereunto set my hand and sea this $22^{\pm 0}$ day of October, A.D., 1976./

Signed, sealed, published and declared by Sara Bailey, as and for her last will and testament, in the presence of us, who in her presence, and at the request of each other, at her request have subscribed our names as witnesses. Mancus B. Williams Add

rich

Sara R. Barley (SEAT

lleams Address a Hendle, S.

The foregoing instrument consisting of two typewritten pages, typewritten.

_PAGE 2-

S.R.R.

LAST WILL AND TESTAMENT OF CORA F. PRINCE

I, CORA F. PRINCE, of the City and County of Abbeville, 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 dining room suite and living room furniture shall be sold and that the proceeds thereof shall be used toward the payment of all of my just debts, funeral expenses, and expenses in connection with the administration of my estate as soon as practicable after my death.

2. I give and bequeath to my son, W. CLAWSON PRINCE, if he survives me, all of my other furniture, furnishings, books, silver, linen, china, glassware, jewelry, wearing apparel, and all my other household and personal goods and effects.

(3.) If my son, W. CLAWSON PRINCE, survives me, all the rest of my estate, including property over which I have a power of appointment, I give, will, devise and bequeath to my Trustee, in trust, for the following purposes:

(a) My Trustee shall hold, manage, invest, and re-invest the principal, and shall collect the income therefrom.

(b) My Trustee shall pay to my said son, CLAWSON, from time to time such sums from income or principal as will in the discretion of my Trustee be required for his care, comfort, support and welfare.

(c) Upon the death of my said son, CLAWSON, or at my death if he should predecease me, my Trustee shall pay or distribute the then principal with all accumulated income, if any, of the trust to and among my other two sons, HAROLD L. PRINCE AND JAMES C. PRINCE, in equal shares, subject to the provision, however, if either of my children, HAROLD L. PRINCE or JAMES C. PRINCE predeceases my son CLAWSON or myself, whichever of

ITJ H Pallo

PF	OF	OF	WILL
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THE STATE OF SOUTH CAROLINA, Abbeville Counter of PROBATE
By BESSIE LEE H. NCE, Probate Judge of said Conty:
Personally appea. Nancy S. King
who, being duly sworn, and that the saw Cora F. Prince
sign, scal, publish and dessive the annexed instrument of writing, bearing date the
May , A. D. 1970 to be
and containherLast Will and Testament; that the said
Cora F. Prince 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 with Robert L. Hawthorne, Jr. and Rosemary H. Copeland. at the request
of the testat <u>rixin. her</u> presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this _5th day of Jamiary, Anno Domini 19.78 Dessue des 2. Marce /5 Judge of Probile, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Harold L. Prnice</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil ______, of ______ **Cora F. Prince**______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 5th _____ day of ______, 178 _____, 178 ______, 198 _______, 198 ________, 198 ________, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _____, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 _____, 198 _____, 198 _____, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 _____, 198 _____, 198 _____, 198 _____, 198 _____, 198 _____, 198 _____, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 ______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 ______, 198 _______, 198 ______, 198 ______, 198 ______, 198 ______, 198 ______, 198 _______, 198 _______, 198 ______, 198 ______, 198 ______, 198 ______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 _______, 198 __________, 198 ________, 198 ______

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	contains the true Last Will of the within named and that
withing withing the time withing the	contains the true last will of the within halfed and that
Cora F. Prince	deceased, so far as L know or believe;
and that will well and truly execute the same	, by paying first the debts, and then legacies contained in the
sald Will, as far as her	s will thereunto extend and the law charge me and that
	d perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this 5th day of January , Anno Domini 19 78	98.2. Cres
January , Anno Domini 19 78 Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

us dies later, the principal and accumulated income, if any, of the trust herein described to be set aside for his benefit shall be paid over absolutely to his children, in equal shares.

4. I appoint my son, HAROLD L. PRINCE, Executor of this my Last Will and Testament and Trustee of all trusts hereby created.

5. I hereby authorize my Executor or my Trustee to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable; to manage, operate, repair and improve any real property forming part of my estate, in such manner as he may deem advisable, to borrow money for any purposes connected with the protection, preservation or improvements of my estate, whenever in his judgment advisable as security to mortgage or pledge any property forming part of my estate on such terms and conditions as he may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

6. I request that no Executor or Trustee hereunder shall be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 574 day of May, 1970.

Cora 7 Prince (L.S.) (Cora F. Prince)

214

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

PRINCE signed sealed, published and declared to be her Last Will and Testament, in the resence of us, who at her request, in her presence, and in the presence of ϵ h other, have subscribed our names as attesting

witnesses. Towest J. How the full of Abbeville, South Carolina <u>Recently O. Gladend</u> of Abbeville, South Carolina <u>Manual King</u> of Abbeville, South Carolina

Recorded: Opr. 12, 1978 Will Book Mo. 11. page 213 & 214 File Mo: 464-13, 314

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT OFCOUNTY OF ABBEVILLE)G. EDWARD MOORE

IN THE NAME OF GOD, AMEN:

I, G. EDWARD MOORE, 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 other papers of a testamentary nature heretofore executed by me.

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

ITEM II: I will, devise and bequeath unto my sister Glenda Lee Moore all of my estate, consisting of real estate, personal property or mixed property afor and during the term of her natural life, provided however, that the said Glenda Lee Moore be and hereby is given the right and power to sell, mortgage or dispose of in any way whatsoever that she may deem proper during her natural life, provided further, that in the event the said Glenda Lee Moore should predecease me or has not mortgaged or sold my real estate during her natural life, then my estate is to be divided between the following persons, share and share alike; W. Larry Moore, Ellis W. Moore and Eva C. Moore, the child or children of a predeceased parent to take the Keme et B, GEA(coks)parents state.

.ITEM III: I do hereby nominate and appoint Glenda Lee Moore as executrix of this My Last Will and Testament, she to serve without bond.

Signed, Sealed, Published and Declared by G. EDWARD MOORE as and for his Last Will and Testament this _____day of September, A.D., 1975.

(LS USE, mote G. Edward Moore

Signed, Sealed, Published and Declared by G. Edward Moore ascand for his Last Will and Testament this ______ day of September, 1975 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:

MAR

PI OF OF WILL

Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said	inty:
Personally appearsWilliam_F	Greene, Jr.
who, being duly sworn, says that he sawGut 3	. Moore
sign, seal, publish and declare the annexed instre	ent of writing, bearing date theday of
September	A. D. 1975 to be
and contain his	Last Will and Testament; that the said
Gus E. Moore was then of	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and the	at the saidWilliam-PGreeney-Jr-
together withImogene M. Jones	and Johnsie M. Turner at the request
of the testat or in . his presence, and in t	he presence of each other, witnessed the due execution thereof.

January_____, Anno Domini 19.78 Jane Judge of Probate, Abbeville County, S. C.

WM yeen

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this....9th......day of January..., 19.78.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	ontains the true Last Will of the within named and that
Gus E. Moore	deceased, so far as Lknow 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 as	will thercunto extend and the law charge me and that
JJ	l perfect inventory of all such goods and chattels; So help
Be God. Sworn to before me, this 24th day of January Anno Domini 1978.	Johnsie M. Juner
Judge of Prebate Abbeville County, S.C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

LAST WILL AND TESTAMENT OF RUTH FISHER WEBB

I, RUTH FISHER WEBB 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.

 I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will to my husband, REGINALD CALHOUN WEBB, in fee simple if he shall survive me.

2. If my husband shall predecease me I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will, as follows:

(a) One Thousand (\$1,000.00) Dollars to my brother, JAMESL. FISHER, if he shall survive me.

(b) Five Hundred (\$500.00) Dollars to my niece, RUELLE THOMPSON, if she shall survive me.

(c) All the rest, residue and remainder of my estate, in equal shares, to my brothers and sisters, or their issue per stirpes for any of them who have predeceased me.

3. I appoint my brother, JAMES L. FISHER, Executor of this my will and direct that he shall not be required to furnish any bond.

4. I authorize my Executor to sell any real and personal property upon such terms as he may deem proper, at any time included in myestate and to allot, contract with respect to, convert, deal with, dispose of, and in general to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which he could do if he were the absolute owner thereof, upon such terms and

OTTW.

ROBERT L. HAWTHORNE, JR. Attorney at Law 200 E. Pinckney Street Addeville, S. C. 29820

THE STATE OF SOUTH CAROLINA,) Abbeville County.	N THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said c	ity:
Personally appears Robert L.	lawthorne, Jr.
who, being duly sworn, says that he sawR	1 Fisher Webb
sign, scal, publish and declare the annexed instru	at of writing, bearing date the
September	A. D. <u>1976</u> to be
and containher	Last Will and Testament; that the said
Ruth Fisher Webb	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and the	at the said Robert L. Hawthorne, Jr.
together with Nancy S. King	and Carolyn P. Little at the request
of the testat <u>rix in: her</u> presence, and in the	he presence of each other, witnessed the due execution thereof.
Sworn to before me, this 28th day of	

PI IOF OF WILL

..., Anno Domini 19.77. Rebut J. How Thorn Z. December Judge of Probate, Abbeville County,

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this _________ day of _______ December _______ 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
Ruth Fisher Webb	deceased, so far asknow or believe;
_	e, by paying first the debts, and then legacies contained in the
said Will, as far as her	ls will thereunto extend and the law charge me and that
	nd perfect inventory of all such goods and chattels; So help
God.	
Sworn to before me, this 28th day of December, Anno Domini 19 77	James L. Fisher
Judge of Probile. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address	·

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

IN WITNESS WHEREOF I sign, publish and declare this as my Last

Will this 30th day of September, 1976.

Ruth Fisher Webb) (L.S.)

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

<u>A Hauthan</u> Spof Abbeville, South Carolina <u>y, Sking</u> of Abbeville, South Carolina Lyn P. Little of Abbeville, South Carolina

Recorded: Jan. 12, 1978 BE. No 11- pages 216 & 217 File no: 464 - 13, 311

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

IN THE NAME OF GOD, AMEN :-

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

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

3:- I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto Grand-My/son, James Davis, in fee simple absolute.

4:- It is not my intention that my other children, namely, Ella W. Shields and Elizabeth W. Kynds, shall receive anything whatsoever, from my said estate, and I have, therefore, made no provisions, whatsoever, for them in this my last Will and Testament.

5:- I hereby nominate, constitute and appoint my son, James Davis, Executor of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 21-st day of October, A. D. 1949.

Sila villiam (LS)

Signed, Sealed, Published and Declared by, Lila Williams, 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.

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COOF OF WILL

COURT OF PROBATE

Abbeville County.	

THE STATE OF SOUTH CAROLINA

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

Personally appearsMARGARET M	AKIAN
who, being duly sworn, says that he saw	LILA WILLIAMS
	strument of writing, bearing date the
October	, A. D. 1949 to be
and contain her	Last Will and Testament; that the said
Lila Williams was the	hen of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; a	and that the said MARGARET MARION
together with DELIA H. MCLAWAN	andJ, D, MARS at the request
of the testatRIX _ in HER presence, and	d in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this _______ day of January ______, Anno Domini 1978 Judge of Probate, Abbeville County, S. C.

margan marias

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of _______JAMES DAVIS it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with NO codicil ______, of ______IILLA WILLIAMS ______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this _____lith ____day of ______, January____, 19.78.

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
Lila Williamsdeceased, 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 as 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
me
Attorney's Name and Address:

LAST WILL AND TESTAMENT OF WILLIAM S. LIMING

I, WILLIAM S. LIMING, of Abbeville County, South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament hereby revoking all other Wills and Codicils heretofore by me made.

1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, RUTH E. LIMING, in fee simple, if she shall survive me.

2. If my wife shall predecease me, I give and bequeath to my son, ROBERT G. LIMING, if he survives me, the stamp collection, library and books, Bucknell Honorary chair, the Arnold painting, and all silver, except silver service, which tangible personal property was owned either by myself or my wife.

3. If my wife shall predecease me, I give and bequeath to my daughter, RUTH GAIL L. ACKROYD, if she survives me, two original Rockwell Kent Drawings, china and silver service, and three antique pieces of furniture, consisting of a marble top table, corner chair and four poster bed, which tangible personal property was owned either by myself or my wife.

4. If my wife shall predecease me, all other tangible personal property I give and bequeath, in equal shares, to my son, ROBERTG. LIMING, and my daughter, RUTH GAIL L. ACKROYD, if they shall survive me, and if either of them shall predecease me, I give and bequeath all of my tangible personal property to the survivor of them.

5. If my wife, RUTH E. LIMING, shall predecease me, all the rest

ROBERT L. HAWTHORNE, JR. ATTCRNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 20520

PROOF	OF	WIL	L
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THE STATE OF SOUTH CAROLINA, 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 saw William S. Liming
sign, scal, publish and declare the annexed instrument of writing, bearing date the
July
and contain his Last Will and Testament; that the said
William S. Liming
to the best of deponent's knowledge and belief; and that the saidNancy_S.King
together with Robert L, Hawthorne, Jr. and Rosemary H. Copeland at the request
of the testat orin _ his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of January, Anno Domini 19.78

Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of _____Ruth E. Liming_____ 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 ___ 16th ____ day of __ Januaryy____, 19.78. 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 S. Limingdeceased, so far asknow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his
Iwill make a true and perfect inventory of all such goods and chattels; So help
me God. Sworn to before me, this 16th day of January , Anno Domini 1978
Judge of Probate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Altorney's Name and Address:

WSR

RODERT L. HAWTHORNE, JR ATTCRNEY AT LAW 200 E. PINCKNEY STREET ABDEVILLE, S. C. 29620

TRUSTEE IN TRUST to divide into equal separate shares so as to provide one share for each then living child of mine and one share for each deceased child of mine who shall leave issue then living. Each share shall be distributed or retained in trust as hereinafter provided. After division into shares all the net income from each share so provided for a living child of mine shall be paid in convenient installments to or applied for the benefit of such child for such child's lifetime. Upon the death of a child of mine such child's share shall be distributed per stirpes to her living issue, or in default of such issue, per stirpes to my then living issue. Any share set aside pursuant to this paragraph for a deceased child of mine who shall leave issue then living, shall be distributed per stirpes to such issue. If any share hereunder becomes distributable to a beneficiary who has not attained the age of twenty-one years then such share shall immediately vest in such beneficiary, but notwithstanding the provisions herein, my Trustee shall retain possession of such share in trust for such beneficiary using so much of the net income and principal of such share as my Trustee deems necessary to provide for the proper support, medical care, and education of such beneficiary taking into consideration to the extent my Trustee deems advisable any other income or resources of such beneficiary or his or her parents known to my Trustee. Such beneficiary's share shall be paid over and distributed to such beneficiary upon attaining twenty-one years of age, or if he or she shall sooner die, to his or her estate. My Trustee shall have with respect to each share so retained all the powers and discretions had with respect to the trust created herein generally.

6. Notwithstanding anything herein to the contrary, the trusts created

under this my Will shall terminate not later than twenty-one years after the

death of the last survivor of my children, living on the date of my death, when

of my estate of every kind and description, I give, devise and bequeath to my

220

my Trustee shall distribute eac remaining trust hercunder to the beneficiary or beneficiaries of the current i ome thereof, and if there is more than one beneficiary in the proportion in w ich they are beneficiaries.

7. If my Trustee shall at a y time or from time to time find that either of my children is in need of : nds, additional to their respective then sources of capital and income, to provide for their respective <u>medical</u> <u>expenses</u>, then I direct such part of the principal of the trust as my Trustee shall find to be reasonably required for such medical expenses for either of my children, shall be expended for his or her benefit for such medical expenses, not to exceed Five Thousand (\$5,000.00) Dollars for either of my children, during the term of this trust, and that any doubt as to the desirability of a given invasion for this purpose be resolved in favor of making the invasion, and my Trustee is hereby authorized to make such invasion without regard to the usual rules of trust administration requiring impartiality between life tenant and remainderman, and without regard to the degree which the principal of the trust is thereby depleted.

8. If my wife, RUTH E. LIMING, my son, ROBERT G. LIMING, and my daughter, RUTH GAIL L. ACKROYD, shall predecease me, and if I shall not leave surviving me any grandchildren or other issue, then in that event I will, devise and bequeath 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, as follows:

(a) One-third (1/3) thereof to the TRUSTEES OF BUCKNELL UNIVERSITY, located at Lewisburg, Pennsylvania.

(b) One-third (1/3) thereof to RETINA FOUNDATION, with its headquarters at Boston, Massachusetts.

(c) One-third (1/3) thereof to FURMAN UNIVERSITY, located at

WIR 3

ROBERT L. HAWTHORNE, JR Attorney at Law 200 E. Pinckney Btreet Abbeville, S. C. 29620 Greenville, South Carolina, to be used by it for its permanent endowment.

9. I appoint my wife, RUTH E. LIMING, Executor of this my Last Will and Testament. If she should fail to qualify or cease to act as suc Executor, I appoint CITIZENS AND SOUTHERN NATIONAL BANK, GUEEN-VILLE, S. C., Executor in her place.

10. I appoint CITIZENS AND SOUTHERN NATIONAL BANK, GREEN-VILLE, S. C. Trustee of any and all trusts hereby created.

11. I authorize my Executor and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, grant security interest in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, and, in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate or any trust created in this Will which she could do if she were the absolute owner thereof, without being limited in any way by the specific grants of power herein made. I direct my Executor and Trustee not to sell any of my real estate at public auction.

12. I request that no Executor or Trustee hereunder be required to give any bond.

13. Throughout this Will the masculine gender shall be deemed to include the feminine and the neuter, and the singular the plural, 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 **22** day of

ROBERT L. HAWTHORNE, JR AttCRNEY AT LAW 200 E. PINCKNEY STREET Addeville, S. C. 29620

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1975.

Weeking S. Riming (L.S.)

The foregoing instrument, consisting of Five (5) typewritten pages, typewritten on only one side, was at the date thereof by the said WILLIAM S. LIMING, 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.

Tutline for Abbeville, South Carolina

of Abbeville, South Carolina beland of Abbeville, South Carolina

LAST WILL AND TESTAMENT OF LAVENIA S. MCELRATH

I, LAVENIA S. McELRATH, a legal resident of Richmond County, State of Georgia, being of sound and disposing mind and memory and not acting under duress, menace, fraud or undue influence of any person whomsoever, do hereby make, publish and declare this my Last Will and Testament and do hereby expressly revoke all other former Wills and Codicils to Wills heretofore made by me.

FIRST: I direct my executor, hereinafter named, to pay all of my legal debts and funeral expenses, as well as the costs and expenses of administering my estate, as soon after my death as shall be practicable.

SECOND: I hereby appoint my husband, RAYMOND McELRATH, as executor of this, my Last Will and Testament, and empower him to sell any and all of my property at public or private sale for any consideration which his judgment may dictate. I further empower him to borrow money, securing same by any of the property of my estate as his judgment may dictate. I relieve my executor from making any bonds, returns, or appraisements to any court whatsoever.

IN THE EVENT that my husband shall predecease me or shall for any reason refuse or be unable to serve or to continue serving as executor hereof, then I do appoint my nephew, DAVID McELRATH, presently residing in Columbia, South Carolina, as executor to have the same rights and privileges as heretofore bestowed upon my executor.

THIRD: I hereby give, devise and bequeath unto my beloved husband, RAYMOND, all of my property, real, personal or mixed, of whatsoever nature and wheresoever situated, forever and in fee simple.

FOURTH: In the event that my husband shall not survive me, then I hereby give, devise and bequeath all my property, real, personal or mixed, of whatsoever nature and wheresoever situated, to the aforesaid nephew, DAVID MCELRATH, my niece, MARY JANE TRAINOR and my nephew, JACK RAY 'ICELRATH, in equal shares, share and share alike.

FIFTH: Wherever in this, my Last Will and Testament, it is provided that any person shall benefit hereunder if such person shall survive me, such person shall be deemed not to have survived me if he or she shall not survive me by at least thirty (30) days.

SIXTH: Except as otherwise provided in this, my Last Will and Testament, I have intentionally omitted to provide for any other person whether such person shall claim to be my heir-at-law or not.

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Page One of Two Pages

IN THE PROBATE COURT OF RICHMOND COUNTY STATE OF GEORIGA

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IN RE: EST2 E OF LAVENIA S. MCELRATH, DECEASED.

AFFIDAVIT OF WITNESS TO WILL

PERSONALLY COMES in Open Court, GARY H. SILAS, who, being duly sworn, says that he is one of the subscribing witnesses to the foregoing instrument of writing dated the 15th day of March, 1976, purporting to be the Last Will and Testament of LAVENIA S. MCELRATH. That he (deponent) together with DAVID GREGORY MARTIN and ROY ROOLE, subscribed their names to said instrument of writing, as witnesses at the special instance and request of the said Testatrix and in her presence, and in the presence of each other: That the said Testatrix in the presence of the deponent, and the said DAVID GREGORY MARTIN and ROY POOLE, freely and voluntarily signed and published said instrument of writing as her Last Will and Testament, and at the time of signing and attestation, the said Testatrix was of sound and disposing mind, memory and understanding.

SWORN TO AND SUBSCRIBED before me this /3- day of Sleenblu , 1977.

JUDGE, PROBATE COURT OF RICHMOND COUNTY, GEORGIA

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament, consisting of this and the 1 preceding typewritten page(s), and for the purpose of identi-fication I have signed each such page, all in the presence of the persons witnessing it at my request on this 15 day of March, 1976, at 3629 wattom request, augusta for 3094 LAVENIA S. MCELRATH Signed, sealed, declared and published by LAVENIA S. McELRATH as her Last Will and Testament, in the presence of us, the under-signed, who subscribe our names hereto in the presence of said Testatrix, after she had signed her name thereto, and at her special instance and request, and in the presence of each other, this _____ day of ______, 19____ Durich Sugory Martin Residing at 4111 Englawood Dr. Sampfilas Residing at f.O. Bay 85 Harley, Ray Poole_ Residing at 1/10 Plum ST Louisville Va. 30434 Keender January 23,1978 BR. - Will Book !! Page - 222 223 Jile # 464 -

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Page Two of Two Pages

august 1973

I Fred Uldrick being of sound mind . do This day. august 30th 9973, write my will une stand to my sister. me marble tops dresser one Cedar Wardrobe. and one Seigler oil Heater. Olso one House and fat. for her life time at her death, to be sold and divided equally " heices, nephew. and Brothers. personal belongings to be sold and oppach to expense Fred Uldrick

Witnessi Charles B. Evens, III ul mand R. A. Hagen

gred aldrick

Darie

Recorded Jan. 25, 1978 Ulill BR. 11 Page 224

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PROOF OF /ILL

THE STATE OF SOUTH CARO: :A,) IN THE OURT OF PROBATE
By BESSIE LEE F. NANCE, Proise Judge of said county:
Personally appears R. A. Hagen
who, being duly sworn, says that h sawFred_ULć (ck
sign, scal, publish and declare the innexed instrument of wing, bearing date the
August to be
and containhis Last Y i and Testament; that the saidFred Uldrick
to the best of deponent's knowledge and belief; and that the saidReAeHagen
together with Charles B, Evans, 111 and W. J. Milford at the request
of the testat or inhis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 19th day of January Anno Domini 19.78 Session Le Mance Judge of Probate, A beville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this 19. day of. January. Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

Sworn to before me, this ... 19 January lee 2, Manc essed Judge of Dichate, Abbeville County, S. C.

Attorney's Name and Address:

(The Postoffice Address of each Fiduciary must be shown)

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT OF COUNTY OF ABBEVILLE) EDGAR C. BROWN

IN THE NAME OF GOD, AMEN:

I, Edgar C. Brown, residing on Woodland Way, in the City of Abbeville, in 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 other documents of a testamentary nature heretofore executed by me.

ITEM I: I direct that my executrix hereinafter named pay all of my just debts as soon after my demise as possible, and that a suitable memorial be erected in my memory from the proceeds of my estate.

ITEM II: I will, devise and bequeath all of my estate, consisting of real estate, personal property or mixed property unto my three (3) children, namely: Gloria Brown Evans, Barbara Brown Crawford and Jerry K. Brown, in fee simple share and share alike, provided however, that in the event any of my said children should predecease me, then the child or children of a predeceased parent to take the parents share.

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

Signed, Sealed, Published and Declared by Edgar C. Brown as and for his Last Will and Testament this 13th day of June, A.D., 1975.

Edgar C. Brown $(\mathbf{L}\mathbf{S})$

Signed, Sealed, Published and Declared by Edgar C. Brown as and for his Last Will and Testament this 13th day of June, A.D., 1975, in our presence and we in his presence and in the presence each of the other, and as his request, have signed our names as attesting witnesses:

PROOF OF WILL

Personally appeared before me William P. Greene, Jr. who, being duly sworn, that he saw Edgar C. Brown , sign, seal, publish and declare the annexed instrument of writing, bearing date June 13 , 1975, to be and contain the said testator's Last Will and Termament; that the said testator was then of sound and disposing mind, memory and understanding, and under no legal disability, according to the best of this depondent's knowledge, information and belief; and that this William P. Greene, Jrogether with depondent Myra D. Keith Constance E. Harrison and at the request of the testator in the presence of the said testator and in the presence of each other, subscribed our names as witnesses to the said instrument.

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

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Sworn to before me this <u>26th</u> day

January of

Judge of Probate for Abbeville **County**, South Carolina

Alenthreed

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated June 13, 1975

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

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 26th DAY OF

January

As Probate Judge for Abbeville County

, 19 78

South Carolina

ROBERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 E. PINCKNEY STREET A99EVILLE. 5. C. 29620

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.)

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LAST WILL AND TESTAMENT OF LESSIE S. ASPLEY

IN THE NAME OF GOD, AMEN:-

I, Lessie S. Achley, of the County of Abbeville, in the State aforesaid, being of bound and disposing mind, memory and understanding, and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all Wills heretofore by me made.

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

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my following named children, viz: unto my daughter, Vera Iola Ashley; unto my son, Clifton Breazele Ashley and unto my son, Benjamin Odell As ley, share and share alike, in fee simple absolute. Should any of my said children above named predecease me, his or her share shall go to the survivors above named, share and share alike, in fee simple absolute.

ITEM 111:- Having heretofore made full provision for my following named children, it is not my intention that they, or any of them, shall take anything whatsoever from my estate: my daughter, Addie A. Mullinax; my daughter, Cara A.Campbell; my daughter, Doris A.Culpepper and my son, Paul Bradley Ashley.

ITEM 1V:- I hereby nominate, constitute and appoint my son, Benjamin Odell Ashley, Executor of this my last Will and Testament, with full power to him to do any and every act necessary to carry this my last Will and Testament into effect and without being required to give bond.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this the <u>day of April A.J.</u> 1966.

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PROOF OF WILL

HE STATE OF SOUTH CAROLINA,) IN THE COURT OF PROBATE
BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Convie P. Stalnaker
no, being duly sworn, says that the saw
n, scal, publish and declare the annexed instrument of writing, bearing date the
pril
d containherherLast Will and Testament; that the said
essie S. Ashley
the best of deponent's knowledge and belief; and that the saidConnie_PStalnaker
gether withBessie_Lee Nance andl.D.Marc
the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 26th day of January , Anno Domini 19.78. Judge of Probate, Abbeville County, S. C.

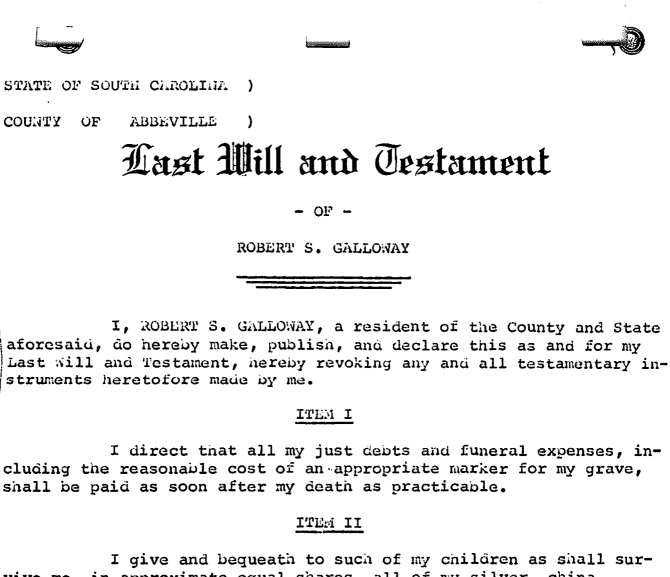
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this ... 26th_____day of ____January____, 19.78_. Le J. Nance Judge of Court of Probate. Succe

QUALIFICATION OF FIDUCIARY

the true Last Will of the within named and that
deceased, so far as <u>I</u> know or believe;
ng first the debts, and then legacies contained in the
ncreunto extend and the law charge me and that
inventory of all such goods and chattels; So help
yomin o ashlaf
ostoffice Address of each Fiduciary must be shown)

Signed, Sealed, Published and De-clared by Lessie S. Ashley, as and for her Last Will and Testament, in our presence, and we, in her pre-sence, at her request, and each of us in the procence of the other two have hereunto al mod our hames as antentime withernes. 6 Canaic D. Stalacker Lessis Saph Su ljanec knan Recorded: Jan. 27, 1978 Jile no: 464-13, 326 Will Bk. Np. 11- pages 226 + 227 227



I give and bequeath to such of my children as shall survive me, in approximate equal shares, all of my silver, china, crystal, household furniture and furnishings which I acquired prior to my marriage to THELMA G. GALLOWAY, to be divided among them as they may decide.

ITEN III

All the rest and residue of my personal and nousehold effects not heretofore disposed of in Itam II above, and all automobiles which I own at the time of my death, together with all policies of insurance thereon, I give and bequeath unto my wife, THELEA G. GALLO-WAY, or if she shall not survive me, to such of my children as shall survive me, in approximate equal shares, to be divided among them as they may decide.

ITEL IV

If my wife, THLLANG. GALLOWAY, shall survive me, I give, devise and bequeath unto her assets of my estate equal in value to:

(1) One-third (1/3rd) of the total of my gross estate as finally determined for united States Pederal hstate Tax purcoses (Whether or not passing under this my will), after deducting from the whole of such gross estate the total of all claims against my estate, including funeral and administration expenses, which are allowed as deductions for such Federal Estate Tax purposes, less

(2) An amount equal to the total of the values included in such Federal gross estate with respect to any insurance upon my life payable to my said wife upon my death, any jointly owned property passing by survi-

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vorship to my said wire upon my death, and any property passing to my said wife under any of the preceding provisions of this my will.

No property or interest, nor any of the proceeds thereof, for which a marital deduction is not allowable for Federal Estate Tax purposes shall be used for the satisfaction of this bequest, and no such property or interest, nor any of the proceeds thereof, shall pass under this Item of my will.

ITEM V

All the rest and residue of my estate of every kind and description, real and personal property, including also labsed legacies and devises and any property over which I may have power of appointment or disposition, I give, devise and bequeath to such of my issue as shall survive me, in equal shares, per stirpes.

ITEA VI

If any principal or income of my estate shall become vested in a minor, my Executrices may, in their absolute discretion, either pay over such income or principal at any time and from time to time, to the guardian of the property of such minor, or retain the same (or any part thereof) for such minor during minority. In the case of such retention, my Executrices may apply such income or principal, and income therefrom, to the support, maintenance and education of such minor, irrespective of the resources of such minor or of his or her parents, or, in the absolute discretion of my Executrices, such income may be accumulated and retained by them during the minority of such minor, in which event said income shall be added to, and invested as, principal.

Any such payments or applications of income or of principal, or income therefrom, may be made directly to such minor, if over the age of fourteen (14) years, or to any parent or guardian with whom such minor may be residing, or to any person, firm or corporation furnishing goods, services or instruction to such minor, in any case without requiring bond, and the receipt of any such person shall be a full acquittal and discharge of my Executrices to the extent of the payments so made. Any such payments which shall be made to persons, other than parents or guardians, furnishing goods, services or instruction to such minor, shall not exceed the reasonable value of goods or services claimed to have been furnished as evidenced by voucher, but my Executrices shall not be required to verify the receipt of any such goods or services, and, in no case shall they be required to see to the application of any such funds so paid.

Any such income or principal so retained by my Executrices, any income therefrom, which is not expended or applied under the provisions of this Item shall be paid over to such beneficiary upon attaining majority, or if he or she shall sooner die, to his or her estate. In holding any principal or income for any minor, my Executrices shall have all of the powers, discretionary and otherwise, hereinafter conferred upon them.

ITEM VII

Without limitation of the powers conferred upon them by

statute or general rules of law, my Executrices are specifically authorized and empowered:

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(1) To invest funds of my estate in any stocks, bonds, notes or other securities or property, real or personal, including any common or commingled fund maintained by my Executrices, and notwitnstanding that such investments may not be of the character allowed to executors by statute or general rules of law, it being my intention to give the broadest investment powers and discretion to my Executrices;

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

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

(4) To distribute in cash or in kind upon any division of my estate;

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

(6) In general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to them may seem best, and to execute and deliver any and all instruments and to do all acts which they may deem proper or necessary to carry out the purposes of this my will.

ITEM VIII

My Executrices are hereby expressly authorized to continue and operate any private business owned by me at the time of my death or any corporation in which I own a controlling interest of the stock and to do all things which, in their discretion, they deem appropriate for said purposes, with a view, however, of ultimately either

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winding up the same, or disposing of the same as a going concern.

For the purpose and without limiting the generality of the foregoing, my Executrices shall be authorized to:

(A) Advance additional capital from the general funds of my estate, if in the Executrices' opinion such be advisable.

(B) To incorporate said business and retain the corporate stock resulting from such incorporation as an asset of the estate.

(C) To employ agents to manage and operate any such business without liability on account of the acts of any such agents selected with reasonable care.

In the event that my executrices shall continue to operate said business or businesses, either with or without order of Court, they are expressly exonerated from liability for loss resulting from such operation, it being understood that this clause is inserted out of an abundance of caution and not to be deemed to limit in any way any other exoneration clause contained in this Will.

ITEN IX

I hereby nominate, constitute and appoint my wife, THELMA G. GALLOWAY, and my daughter, JEAN A. GALLOWAY, as Executrices of this my Last Will and Testament. In the event either my said wife or my said daughter shall not survive me, shall fail to qualify, resign, or for any reason cease to act as an Executrix hereof, then I hereby nominate, constitute and appoint my son, ROBERT S. GALLOWAY, JR., as a Co-Executor of this my Will, with all the duties, powers and discretions conferred upon my Executrices originally named herein.

Whenever the word "Executrices" and any substituted or modifying pronouns therefor are used in this my Will, such word and all pronouns therefor shall be held and taken to include both the singular and the plural, and the masculine, feminine, and neuter gender thereof, and shall apply equally to my Executrices, and to any and every successor or substituted Executrix or Executor, and all of the powers, duties and discretions, conferred by this instrument upon my Executrices, shall be held by, and extend to, any successor or substituted Executor who may be qualified and acting hereunder, whether or not named or designated herein.

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

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

this the 3° day of 3° Hundred and Sixty-Eight. , One Thousand Nine SIGNED, SEALED, PUBLISHED and DECLARED, by the above named Testator, ROBERT S. GALLOWAY, as and for his Last Will and Testament, consisting of five (5) pages, in the sight and presence of us, who, at his request, and in his sight and RJ. (2) Robert B. Bacco (LS presence, and in the sight and presence of each other, have hereunto signed our names as attesting witnesses, this the 3p day of , 19 , 1968. marcha E Fergueral Jo anne S. Stone D. W. Mc Claim

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PR	OOF OF VILL
THE STATE OF SOUTH CAROLINA,)	IN THE COURT OF PROBATE
ABBEVILLE By HON. XXRXXXXXXXXX, Judge of Probate for said	County.
Personally appears D. W. McClain	
who, being duly sworn, says thathe saw	ert.S. Galloway
sign, scal, publish and declare the annexed instrument	of writing, bearing date the
May, 1968	, A.D.
	Last Will and Testament; that the said Robert S. Galle
	n of sound and disposing mind, memory and understanding, acc
	that the said D. W. McClain
-	
	and JOAnne G. Stone at the
of the testat or in his presence, and	in the presence of each other, witnessed the due execution therea
Sworn to before me, this day	of O
January , Anno Domini 19.	78 D. W Mc Clam
Judge of Probate, 2020 Lounty, S. C. Abbeville	D. W Mc Clain
ORDER ADMITTING WI	LL TO PROBATE IN COMMON FORM
On bearing the above patition of ThelmaG	Galloway and Jean Galloway Bissell
it is hereby ordered, adjudged and decreed, That the p	petition be granted and the said Last Will and Testament, XXIXX
•	petition be granted and the said Last Will and Testament, XXIXX
it is hereby ordered, adjudged and decreed, That the p , of <u>Robert S. Galloway</u> Common Form.	betition be granted and the said Last Will and Testament, <u>with</u>
it is hereby ordered, adjudged and decreed, That the p , of <u>Robert S. Galloway</u> Common Form.	betition be granted and the said Last Will and Testament, <u>with</u>
it is hereby ordered, adjudged and decreed, That the p , of <u>Robert S. Galloway</u> Common Form.	of Probate, this day of January, <u>January</u> Judge of Probate, Becau , <u>January</u> ,
it is hereby ordered, adjudged and decreed, That the p , of <u>Robert S. Galloway</u> Common Form.	of Probate, this day of January,
it is hereby ordered, adjudged and decreed, That the p, of <u>Robert S. Galloway</u> Common Form. Given under my hand and the scal of the Court of	of Probate, this day of <u>January</u> , J Benais Jue 2. Marson Judge of Probate, HORNER County, 1
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of QUALIFIC. THE STATE OF SOUTH CAROLINA, }	betition be granted and the said Last Will and Testament, XXIVX , deceased, be entered of Prob of Probate, this
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of UALIFICA THE STATE OF SOUTH CAROLINA, } BKERIXAND COUNTY. bbeville	betition be granted and the said Last Will and Testament, <u>with</u> , , deceased, be entered of Prol of Probate, this day of <u>January</u> , <u>Because</u> <u>Jac</u> <u>January</u> , Judge of Probate, ESANGE County, Abbeville
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of QUALIFIC. THE STATE OF SOUTH CAROLINA, } BIGHNANED COUNTY. }	betition be granted and the said Last Will and Testament, xxiikx deceased, be entered of Prol of Probate, this day of <u>January</u> , <u>Becaue</u> <u>Xee</u> <u>P</u> . <u>Mare</u> <u>K</u> Judge of Probate, ESCENER County, Abbeville ATION OF FIDUCIARY
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of QUALIFIC. THE STATE OF SOUTH CAROLINA, } BIGHNANED COUNTY. }	betition be granted and the said Last Will and Testament, xxiikx deceased, be entered of Prol of Probate, this <u>Becaue</u> <u>Ac</u> <u>P</u> . <u>Mare</u> Judge of Probate, ESCENCIA County, Abbeville ATION OF FIDUCIARY swear, that this writing contains the true Last Will of the within in
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of the Court of the Court of the Court of the State of South CAROLINA, } THE STATE OF SOUTH CAROLINA, } MKENIAND COUNTY. } bbeville do solemnly a	betition be granted and the said Last Will and Testament, <u>writer</u> , deceased, be entered of Prob of Probate, this day of <u>January</u> , <u>Becaue See P. Marce K</u> Judge of Probate, EXAMPLAN Abbeville ATION OF FIDUCIARY
it is hereby ordered, adjudged and decreed, That the p	betition be granted and the said Last Will and Testament, <u>withx</u> , deceased, be entered of Prol of Probate, this
it is hereby ordered, adjudged and decreed, That the p	betition be granted and the said Last Will and Testament, <u>without</u> , deceased, be entered of Prob of Probate, this day ofJanuary, <u>Becaue Jac P</u> Judge of Probate, EXERCICAL County, Abbeville ATION OF FIDUCIARY swear, that this writing contains the true Last Will of the within second deceased, so far as know or b the the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an
it is hereby ordered, adjudged and decreed, That the p, of	betition be granted and the said Last Will and Testament, <u>without</u> , deceased, be entered of Prob of Probate, this day ofJanuary, <u>Becaue Jac P</u> Judge of Probate, EXERCICAL County, Abbeville ATION OF FIDUCIARY swear, that this writing contains the true Last Will of the within second deceased, so far as know or b the the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an
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it is hereby ordered, adjudged and decreed, That the p, ofRobert S. Galloway Common Form. Given under my hand and the scal of the Court of UALIFIC. THE STATE OF SOUTH CAROLINA, } HEREXISSO COUNTY. bbeville do solemnly : do solemnly : Robert S. Galloway and that we will well and truly execut said Will, as far as his will :	swear, that this writing contains the true Last Will of the within deceased, so far as we know or b the the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattels
it is hereby ordered, adjudged and decreed, That the p, of Robert S. Galloway Common Form. Given under my hand and the scal of the Court of the State of South CAROLINA, } MERSIANSO COUNTY. } bbeville do solemnly : Robert S. Galloway do solemnly : Robert S. Galloway will well and truly execut said Will, as far as his will the p will the p the main the sole of the court of the cour	swear, that this writing contains the true Last Will of the within deceased, so far as we know or b the the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattels will thereunto yet. S.C. 29639
it is hereby ordered, adjudged and decreed, That the p , ofRobert_S. Galloway_ Common Form. Given under my hand and the scal of the Court of QUALIFIC. THE STATE OF SOUTH CAROLINA, } bbeville do solemnly : Me do solemnly : Robert S. Galloway and that We do solemnly : Robert S. Galloway and that we will well and truly execut satd Will, as far as bis will help God. Sworn to before me, this day , Anno Domini 19	swear, that this writing contains the true Last Will of the within the same, by paying first the debts, and then legacies contained and the law charge me, an make a true and perfect inventory of all such goods and chattele will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattele will be weat, S.C. 29639
it is hereby ordered, adjudged and decreed, That the p , ofRObert_S. Galloway. Common Form. Given under my hand and the scal of the Court of QUALIFIC. THE STATE OF SOUTH CAROLINA, } MERMINAND COUNTY. bbeville do solemnly : do solemn	swear, that this writing contains the true Last Will of the within the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattels in the same by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattels in the same by paying first the debts, so far as
it is hereby ordered, adjudged and decreed, That the p , of	swear, that this writing contains the true Last Will of the within the same, by paying first the debts, and then legacies contained goods and chattels will thereunto extend and the law charge me, an make a true and perfect inventory of all such goods and chattels inventory invent
it is hereby ordered, adjudged and decreed, That the p , of	swear, that this writing contains the true Last Will of the within deceased, so far as we know or to the same, by paying first the debts, and then legacies contained and the law charge me, and perfect inventory of all such goods and chattels will therewitory of all such goods and chattels will be within the same, by paying first the debts, and then legacies contained and the law charge me, and the same a true and perfect inventory of all such goods and chattels will therewith the within the wi

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STATE OF SOUTH CAROLINA,)) COUNTY OF ABBEVILLE.)

LAST WILL AND TESTAMENT.

BE IT REMEMBERED that I, William Chesney Ferguson, of the County of Abbeville in the State of South Carolina, being of sound mind, memory and understanding and considering the uncertainty of human life, do therefore make, publish and declare this to be my LAST WILL AND TESTAMENT, hereby revoking any and all wills and testaments at any time heretofore made by me, in manner and form following, that is to say;

FIRST, I order all my just debts and funeral expenses to be paid by my Executrix, hereinafter named, as soon as may be practical after my decease;

SECOND, I do give, devise and bequeath unto my beloved wife, Mary Gambrell Fe guson, all the rest of my estate, both real and personal, and wheresoever sit uate at the time of my decease, to be hers absolutely;

FURTHER, I do hereby appoint my wife, Mary Gambrell Ferguson, to be the Execu trix of this my LAST WILL AND TESTAMENT, and I do hereby direct that she be exempt from giving any surety or sureties on her official bond as Executrix;

PROVIDED, HOWEVER, that in the event of a disaster, and my wife should be deceased simultaneously with my own decease, or should be deceased before my ow decease, THEN, I do give, devise and bequeath unto my brother, Donald Ferguso my tools, AND I do give, devise and bequeath unto my sister, Dorothy Gambrell Ricketts, my nephew, Robert Enoch Ricketts, and my neice, Mary Jane Ricketts Young, all the rest and residue of my estate, after payment of my just debts and funeral expenses, share and share alike, absolutely, WITH THE FOLLOWING T PROVISIONS: (1) If Fate and Kitty Ferguson are living and able to live in th apartment they now reside in, they be provided with this apartment for a resi dence for as long as they live, and (2) that at least \$ 3,000.00 shall be put on savings and used for the upkeep and to provide flowers for our graves, AND FURTHER, SHOULD THE TERMS OF THIS PARAGRAPH BECOME EFFECTIVE, I do hereby appoint my neice, Mary Jane Ricketts Young, to be the Executrix of this my LAST WILL AND TESTAMENT, and in the event it should become necessary for her to serve, that she be exempt from giving any surety or sureties on her official bond as Executrix;

PROVIDED, ALSO, that in the event both my wife and I should become mentally incapable of handling our affairs, we appoint Mary Jane Ricketts Young our Power of Attorney minus bonds;

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 11th day of Jun 1977, A. D.

here for William Chesney Ferguson

Signed, sealed, published and declared by William Chesney Ferguson, to be his LAST WILL AND TESTAMENT, and we have signed it as witnesses at his request, in his presence, and in the presence of each other this llth day of June, 1977, A. D.

HONEA PATH, S. C. HONEA PATH, S. C. man 1 Dal HONEA PATH, S. C.

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PROOF OF WILL
THE STATE OF SOUTH CAROLINA,) Abbeville County. IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of aid county:
Personally appears L. He on Walker
who, being duly sworn, says that are saw William Chesney Ferguson
sign, seal, publish and declare the annexed instrument of writing, bearing date thellthday of
June, A. D. <u>1977</u> to be
and contain his Last Will and Testament; that the said
William Chesney Ferguson was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidL. Helen Walker
together with <u>Mary Frances Paice</u> and Vermelle W. Thomson 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 25 th day of ., Anno Domini 19.78 January___ لمعا Judge of Probate, Abbeville

L. Helen Walker

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of _____ Mary Gambrell Ferguson it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____ William Chesney Ferguson _____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this ________ day of ________ January ______ 1978 _____ Judge of Court of Provate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
_I do solemnly swear, that this writin	g contains the true Last Will of the within named and that
William Chesney Ferguson	deceased, so far asIknow or believe;
and that I will well and truly execute the sa	me, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chat	tels will thercunto extend and the law charge me and that
	and perfect inventory of all such goods and chattels; So help
meGod.	
Sworn to before me, this	Mary Dawlred Fuguery

of Prebale. Abbeville County, S. C.

Attorney's Name and Address:

(The Postoffice Address of each Fiduciary must be shown)

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

Onn. 30 1978. File no: 164 - 13, 321 - Will St. Mp. 11- Angel 332

IN THE NAME OF GOD, AMEN:-

I, S. F. Sherard, of the County of Abbeville, in the State aforosaid, do make, ordain, publish and declare this as my last Will and T_ostament, hereby revoking all Wills and Instruments of a testamentary nature heretofore by me made.

LASTWILL AND TESTAMENT OF

S. F. SHERARD.

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

2:- I will, devise and bequeath my Home Place where I now reside, formerly known as the Beal Home Place, and One Lot 100 by 250, adjoining and adjacent to my Home Place, unto my wife, Ruth C. Sherard, in fee simple absolute.

3:- I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situate, both real and personal unto my wife, Ruth C. Sherard, unto my son, S. Franklin Sherard, Jr., and unto my son, Rufus C. Sherard the division amongst them to be in the following proportions, to-wi One-Half (1/2) unto my wife, Ruth C. Sherard, in fee simple absolut Une-Fourth (1/4) unto my son, S. Franklin Sherard, Jr., in fee simple absolute, and One-Fourth (1/4) unto my son, Rufus C. Sherard, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my wife, Ruth C. Sherard, Executrix, my son, S. Franklin Sherard, Jr. Executor, and my son, Rufus C. Sherard, Executor, of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this <u>27</u> day of July, A. D. 1963.

Signed, Sealed, Published and Declared by S. F. Sherard, as and for his last Will and Testament, in the presence of us, who in his presence, and of each

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	Paul E. Scott
who, being duly sworn, says that he saw	S. F. Sherard
sign, scal, publish and declare the annex	and instrument of writing, bearing date the27thday of
July	, A. D. <u>1963</u> to be
and containhis	Last Will and Testament; that the said
S. F. Sherard	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and be	elief; and that the said Paul E. Scott
together with Campbell	and Larry B, Chrisley at the request
of the testat Or inhis present	ce, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this______ day of Anno Domini 19.75 Jamia Judge of Probate, Abbeville County, S. C.

Paul E See

Judge of Court of Prob

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Ruth C. Sherard, S. Franklin Sherard, Jr. and Rufus C. Shere it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with cosicit/_____, of ______, deceased, be entered of Probate in Common Form.

January 19.75. ance

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County. We do solemnly swear, that this writing contains the true Last Will of the within named and that____S. F. Sherard_______deceased, so far as ______know or believe; and that _____We_____ will well and truly execute the same, by paying first the debts, and then legacies contained in the

us____God.

Sworn to before me, this 18th day of, Anno Domini 197<u>8</u>. January Leaves ande 2 Judge of Probate, Abbeville County, S. C.

Attorney's Name and Address: _____

C. Sherard 1 Strith acc)

(The Postoffice Address of each Fiduciary must be shown)

other, at his request, have subscribed our names as witnesses.

ampter Scat Anis. Jan 150

St Shuard (LS)

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Last Will and Testament

I. Rosa Lee McHaney, a resident of and domiciled in the City of Clemson. County of Pickens and State of South Carolina. being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils at any time heretofore made by me.

ITEM I.

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

ITEM II.

I give and devise the house and real estate which I each in Clemson, South Carolina to my sister, Mamie Gray, my husband. Isiah McHaney, and to William Morton, Jr., whom I raised from a child, or to the survivor of them. ITEM III.

I give and devise the house and lot owned by me on Secession Avenue, Abbeville. Abbeville County, South Carolina which I purchased from John T. Evan in 1947 to my husband, Isiah McHaney. I give and devise the other real estate owned by me in Abbeville County, South Carolina to my sisters, Martha Wilkins and Mamie Gray, or to the survivor of them. ITEM IV.

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, wheresoever situate and whether acquired before or after the execution of this Will, including all lapsed legacies, devises and bequests, to my husband, Isiah McHaney, and William Morton, Jr., or the survivor of them.

ITEM V.

I hereby nominate, constitute and appoint as Executrix of this, my Last Will and Testament, my sister, Mamie Gray of Philadelphia, Pennsylvania, and direct that she shall serve without bond.

ITEM VI.

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

In witness whereof I sign, seal, publish and declare this as my Last Will in the presence of the persons witnessing it at my request this $\frac{1}{1000}$ day of October, 1974.

ROSA LEE MCHANEY (SEAL)

The foregoing instrument, consisting of two pages, including the page signed by the Testatrix, was, on the date hereof, by Rosa Lee McHaney, subscribed, published and declared to be her Last Will in the presence of us, and each of us, who at her request and in her presence, and in the presence of each other, have signed the same as witnesses thereto. YUDor residing at 313 Tamasee Drive Clemson 5 Ausan W. Measuresiding at #1 Jan aptr. Maii Star residing at 102 Caburay Clunso SIC YTEUT DEPY Brender & Brannocke Probate Jodgo Pickons Counter. E. C. JAN 24 1978 Eucador January -27/1978 Bp. 11 Page 234 + 235 Vile # 464 - 13,328

LAST WILL AND TESTAMENT OF R. A. SIMPSON

I, R. A. SIMPSON, 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.

12. A.S

1. I give and devise to my wife, ANNIE T. SIMPSON, a life estate in all of my real estate, together with the improvements thereon, without bond and without liability for waste, with full power and authority in her during her lifetime to sell, convey, and dispose of such property in fee simple and to retain absolutely as her own all the proceeds thereof. Upon the death of my wife, I give and devise such property, if it has not theretofore been disposed of by her, to my issue, to wit: A one-fourth (1/4th) undivided interest therein to my son, ERNEST SIMPSON; a one-fourth (1/4th) undivided interest therein to my son, HOWARD A. SIMPSON: a one-fourth (1/4th) undivided interest to my son, CURTIS D. SIMPSON; a one-fourth (1/4th) undivided interest therein, in equal shares, to the children of my deceased daughter, Sybiline Simpson Stone, who are, CHARLES STONE, DONNIE STONE, GLENN STONE and BRENDA STONE. If my wife predeceases me, I give and devise such property to my issue, as aforesaid, in fee simple. If any of my above named children shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such deceased child to his issue, who survive me, in equal shares per stirpes.

2. All of the rest, residue and remainder of my property, I give, will, devise and bequeath to my wife, ANNIE T. SIMPSON, in fee simple, if she shall survive me.

3. If my wife, ANNIE T. SIMPSON, shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I will, devise and bequeath to my issue, to wit: A one-fourth (1/4th) undivided interest therein to my son, ERNEST SIMPSON; a one-fourth (1/4th) undivided interest therein to my son, HOWARD A. SIMPSON; a one-fourth (1/4th) undivided interest therein to my

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son, CURTIS D. SIMPSON; and a one-fourth (1/4th) undivided interest therein, in equal shares, to the children of my deceased daughter, Sybiline Simpson Stone, who are, CHARLES STONE, DONNIE STONE, GLENN STONE and BRENDA STONE. If any of my aforesaid children shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such deceased child to his issue, who survive me, in equal shares per stirpes.

4. No property passing under this Will shall be paid or transferred to any beneficiary who is under twenty-one (21) years of age. 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 (21) 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 upon such minor attaining the age of twenty-one (21) shall deliver to him or to her such share together with the accumulations, if any, of income thereof. If such minor dies before attaining the age of twenty-one (21) years, such principal and accumulated income shall be paid over to the estate of such minor.

5. I appoint my wife, ANNIE T. SIMPSON, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor, I appoint my son, CURTIS D. SIMPSON, Executor in her place. I direct neither shall be required to furnish any bond.

6. I appoint my son, CURTIS D. SIMPSON, Trustee of all trusts created in this my Last Will.

7. I authorize my Executor and Trustee to sell, at public or private sale, for cash or on credit, and upon such terms as she shall deem proper, any property at any time held by her.

8. Throughout this Will the feminine gender shall be deemed to include the masculine and the neuter and the singular the plural and vice versa where the context so requires.

The foreg ing instrument, consisting of two (2) typewritten pages, type-

written on only one side, was at the date thereof by the said R. A. SIMPSON, 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 winesses.

Turturene Sof Abbeville, South Carolina of Abbeville, South Carolina Tancy Easoly 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_S. King
	who, being duly sworn, says that she sawR. A. Simpson
	sign, seal, publish and declare the annexed instrument of writing, bearing date the
	October *, A. D. 1970 to be
	and containhis Last Will and Testament; that the said
	R. A. Simpson was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the said <u>Nancy S. King</u>
	together with <u>Robert L. Hawthorne, Jr.</u> and <u>Carolyn Powell</u> at the request
	of the testat orinhispresence, and in the presence of each other, witnessed the due execution thereof.
\leq	Sworn to before me, this day of , Anno Domini 19_78. Judge of Probate, Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Curtis DeSimpson</u> 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.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.
R.A.Simpsonknow 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 ashis goods and chattels will thereunto extend and the law charge me and that
me God. Sworn to before me, this 3rd day of February Anno Domini 19.78 Judge of Prebate. Abbeville County, S. C. Attorney's Name and Address:

Page 1

Last Will and Testament

OF

MARY ELIZABETH SPENCE

I, Mary Elizabeth Spence, 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 my cedar bedroom suit to my niece, Flossie Rhodes, of Augusta, Georgia.

ITEM III. I give and bequeath to my brother, John G. Spence, of Tignall, Georgia, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM IV. I give, bequeath and devise to my brother, John G. Spence, of Tignall, Georgia, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to him, his heirs and assigns forever.

ITEM V. All the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise to my brother, John G. Spence, of Tignall, Georgia, his heirs and assigns forever.

ITEM VI. I hereby nominate, constitute and appoint my brother, John G. Spence, of Tignall, Georgia, as the

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PROOF OF WILL

Abbeville County.
By BESSIE LEE F. NANCE, a bate Judge of said county:
Personally appears James W. Guest
who, being duly sworn, says that the saw Mary Elizabeth Spence
sign, seal, publish and declare ti annexed instrument of writing, bearing date the
July, A. D. 1968 to be
and contain her Last Will and Testament; that the said
Mary Elizabeth Spence was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidJames_WGuest
together with <u>Bessie S. Martin</u> and <u>Martha K. Hodges</u> at the request
of the testat rix : in: her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 7th day of February , Anno Domini 19.78 Judge of Probate, Abbeville County, S. C.

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this .7th _____ day of ______ February , 19.78.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I do solemnly swear, that this writing c	ontains the true Last Will of the within named and that
*	by paying first the debts, and then legacies contained in the
and that will well and truly execute the same,	by paying first the debts, and then regaties contained in the
said Will, as far as <u>her</u> goods and chattels	will thereunto extend and the law charge me and that
· ·	perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this . 7 thday of February, Anno Domini 19.78	John Lippene
Judge of Prebate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

Page 2

Tast Will and Testament

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

IN WITNESS WHEREOF, I have hereunto; set my Hand and Seal to this my last will and testament, this $3\mu \mathcal{H}$ day of $\mu \mathcal{H}$, 1968.

Mary Eliment to Denders.)

SIGNED, SELAED, PUBLISHED AND DECLARED by the said Mary Elizabeth Spence 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 30^{-10} day of -100^{-10} , 1968.

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I William Pinckney Harrison, of the County of Abbachte, State of South Carolina, being of sound and disposing mind and menory, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all wills made by me at any time heretofore and appointing my wife, Marshall Cowan Harrison, as Executrix, without bond.

FIRST. I direct my wife, Marshall Cowan Harrison, to pay all my just debts and funeral expenses as soon as practical.

SECOND. I give, devise and bequeath all my estate, of whatsoever nature and wheresoever situate unto my wife, Marshall Cowan Harrison, absolutely and forever.

In Witness whereof, I have hereunto set my hand and seal this $-\frac{16^{24}}{16^{24}}$ day of August 1962.

William Rinorman Harmon

Signed, sealed, published and declared by the said William Pinckney Harrison, as and for his Last Will and Testament in the presence of us and each of us, who at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this _/____ day of August 1962.

Mary Al Allen	residing	at	Collier	Quelle. N.C.
Paty Patienter				Sec. M
ZARY B Darmell				(Hally S.C.
).	and the

PROOF (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	Ruby_P.	Lawrence	
who	, being duly sworn, s	says thatShe saw	William	inckney-Harrison
sign	, scal, publish and (declare the annexed inst	ument of w:	ing, bearing date the 16th day of
Aug	31st		, A. D.	:962 to be
and	containho	r	Last Wi	and Testament; that the said
William Pinckney Harrison was then of sound and disposing mind, memory and understanding, according				
to the best of deponent's knowledge and belief; and that the said Ruby_P. Lawrence				
toge	ther with Mary	H. Allen, Mary R. Fa	arnell	and Molly J. Ferguson at the request
of tl	he testat <u>or</u> in	his presence, and	in the presen	ce of each other, witnessed the due execution thereof.

Sworn to before me, this ... 7th day of February , Anno Domini 1978 Judge of Probate, Abbeville County, S. C.

Russ, P. Januace 15

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

QUALIFICATION OF FIDUCIARY

Sworn to before me, this . 7th rshall C. Harrison February , Anno Domini 1978 Judge of Prebate, Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN :-

I, Willie Eugene Fleming, of the County and State aforesaid, 1:do make, ordain, publish, and declare this as my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

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

3:-I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto my wife, Allie Mae Fleming, in fee simple absolute.

I hereby nominate, constitute, and appoint my wife, Allie Mae 4:-Fleming, Executrix of this my last will and testament without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of November 23 1954.

Willie Engene To lemig(IS)

Signed, Scaled, Published and declared by, Willie Eugene Fleming 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.

Horis Patturan Frank amfull

Recorded February 10, 1978 File # 4/64-13, 339

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THE STATE OF SOUTH CAROLINA, Abbeville County.	} IN	THE COURT OF	PROBATE		
By BESSIE LEE F. NANCE, Probate 3	ludge of said count	iy:			
Personally appears	Frank Campbe	11			
who, being duly sworn, says that he s	aw Willie	Eugene Flemi	ng		
sign, scal, publish and declare the a					
N _o vember					
and contain <u>his</u>					
Willie Eugene Fleming	was then of se	ound and disposing	mind, memory an	d understanding, acc	ording:
to the best of deponent's knowledge a	nd belief; and that	the said	rank Campbel	1	
together with J. B. Kay		and <u>I</u>	H. Harris Pat	terson at the r	request
of the testat .or in his pr					
Sworn to before me, this10 ⁻ February, Ann	th day of o Domini 19				
Judge of Probate, Abbeville Co	ounty, S. C.		•		

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Allie M it is hereby ordered, adjudged and decreed, That the petition codicil, of	be granted and the said Last Will and Testament, with
Probate in Common Form.	Folymore to 78

Given under my hand and the seal of the Court of Probate, this 10th day of February, 19.78.

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Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

Willie Eugene Fleming and that will well and truly execute the same, said Will, as far ashis goods and chattels	contains the true Last Will of the within named and that deceased, so far as \underline{I} know or believe; , by paying first the debts, and then legacies contained in the s will thereunto extend and the law charge me and that d perfect inventory of all such goods and chattels; So help
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Prebate. Abbeville County, S. C. Attorney's Name and Address:	(The Postoffice Flucture of classics of cl

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

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Sala in the state of the

LAST WILL AND TESTAMENT OF J. DALE ASHLEY

After the payment of my debts I

IN THE NAME OF GOD, AMEN :--

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

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

will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my wife, Julia E. Ashley, in fee simple absolute.

ITEM 11:-

ITEM 111:- I hereby nominate, constitute and appoint my wife, Julia E. Ashley, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will into effect and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my

name and affixed my seal this _20_day of December, 1966.

Signed, Sealed, Published andDeclared by J. Dale Ashley, as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

Nance

Wale Gskley

Luarded Lele. 10, 1978 Lile # 464 - 13,338

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THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Joyce W. Couch
who, being duly sworn, says that the sawJ_ Dale Ashley
sign, seal, publish and declare the annexed instrument of writing, bearing late theQthday of
December
and containhis Last Will and Testament; that the said
J. Dale Ashleywas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidJoyce No. Couch
together with Bessie Lee Nance and J.D. Mars at the request
of the testat or in bis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before mc, this 9th day of <u>February</u> , Anno Domini 19.78 Judge of Probate, Abbeville County, S. C.
Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the	above petition	of	Julia E. A	shley								
it is hereby ordered,	, adjudged and	decreed, Tha	at the petition	be granted	and th	e said	Last	Will	and	Testa	ment,	with
codicil	, of		J. Dale As	bley			,	decea	ased,	be	entered	d of
Probate in Common	Form.											

Given under my hand and the seal of the Court of Probate, this _____9th __day of ___February__, 19.78.

Judge of Court of Probate.

J

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I do solemnly swear, that this writing co	ontains the true Last Will of the within named and that
J. Dale Ashley	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 ashis	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.	
February, Anno Domini 19.78	
Judge of Prebate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

•

Tast Will and Testament

......

OF

CHARLES W. FRIEND

I, CHARLES W. FRIEND, a resident of and domiciled in the County of Abbeville, State of South Carolina, being of sound and dis-posing mind and memory, do hereby make, ordain, publish, and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

ITEM 1. I desire and direct that all my debts, funeral, and testamentary expenses, and all legacies herein mentioned, may in the first place be paid and satisfied out of my personal estate, or if that should prove insufficient, out of my real estate, and hereby charge the same upon my personal and real estate, respectively, in the hands of my devisees and executors hereinafter named.

ITEM 2. I commit my soul to the gracious God who gave it, and direct that I be buried at sea, and that all expenses incurred therefor be paid by my estate.

ITEM 3. I hereby nominate and appoint ROSA G. EICHELBERGER, as executrix of this my Last Will and Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the court, and to act without bond.

ITEM 4. In the event that ROSA G. EICHELBERGER should pre-decease me, become disabled, or refuse to act as such executrix, I appoint MARGARET E. RAPP, as executrix of this my Last Will and Testa-ment, with all necessary powers to carry out the terms of this will, mincluding the making of conveyances, without the order of the court, and to act without bond.

ITEM 5. I give, devise, and bequeath my entire estate, real, personal, or mixed, rest and residue, wherever situated, of which I may die seized or possessed, or to or in which I may be or become in any way entitled, or have any interest, or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses, as aforesaid, to ROSA G. EICHEL-BERGER, to be hers in fee simple absolute.

Harles W. FRIEND

WITNESSES

5 Stempfell

PAGE ONE OF TWO PAGES

THE STATE OF SOUTH CARE INA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Albert M. Sparrow, Jr.
who, being duly sworn, says that he saw Charles W. Fr and
sign, seal, publish and declare the annexed instrument of writing, bearing date the9thday of
December, A. D
and contain his Last Will and Testament; that the said Charles W.
Friend was then of sound and disposing mind, memory and understanding, accordin
to the best of deponent's knowledge and belief; and that the saidAlbert MSparrow, Jr.
together with Cecelia M. Wright and Gail S. Gambrell at the reques
of the testat
Sworn to before me, this day of Anno Domini 19.78 Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Rosa G. Eichelberger
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with

1

XNOINX _____, of _____Charles_W_Friend_____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 9th..... __day of .__ February___, 19.78. Serie Lie Z. Maner_ Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)
Abbeville County.
L do solemnly swear, that this writing contains the true Last Will of the within named and that
Charles W. Friend
and thatI 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
II
Sworn to before me, this 9th day of) lose I lichellonge
Sworn to before me, this 9th day of February Anno Domini 1978

Judge of Prebate. Abbeville County, S. C.

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address: Albert M. Sparrow, Jr. Washington St. Abbeville, S.C. 29620

ITEM 6. The rest of my estate I give to ROSA G. EICHELBER-GER, if she survives me. If she does not so survive me, I give the residue of my property, both real and personal, to MARGARET E. RAPP, If neither ROSA G. EICHELBERGER nor MARGARET E. RAPP survive me, I give the residue of my property to Trinity Episcopal Church. this _____ day of _____, 1977. nend W. FRIEND ****** Signed, sealed, published and declared on the date mentioned above by the said CHARLES W. FRIEND as and for his Last Will and Testament, by the presence of us, who in his presence and in the presence of each other at his request, have hereunto subscribed our names as TWO witnesses. ADDRESS Alfrenille 5 ,¥ 1001.0 $-\delta D$ ADDRESS () blockle, S.C. amprell ADDRESS Allente, S.C. barren PAGE TWO OF TWO PAGES AN 3322

STATE OF SOUTH CAROLINA,

COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT.

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

I. I do will and direct that the first money coming into the hands of my executors, hereinafter named, be used for the payment of my just debts.

II. I do hereby devise, will, and bequeath to my wife, Leila May Thomas, all of the property that I may own at the time of my death, to be hers for and during her natural life, with the priviledge of using such money as she may need for her care and keep.

III. I do hereby will, devise, and bequeath the rest and remainder of my estate, both real and personal, to my four children, **Construction**, Doris Ann Thomas Wilson, Sara May Thomas Henderson, and James Earl Thomas, share and share alike, to be divided equally between them, to be theirs absolutely in fee simple.

I do hereby nominate, constitute, and appoint my two sons, George D. Thomas, Jr. and Earl Thomas, to be executors of this my Last Will And Testament, to serve without bond, and to have the priviledge of selling any of my property without order of the Court.

Signed and Sealed this 12th day of May, 1961.

M & Thomas

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

YL

THE STATE OF SOUTH CAROLIN. Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate .	ge of said county:
Personally appearsNat	·.S. King
who, being duly sworn, says tha s he sa	G.D. Thomas
sign, seal, publish and declare the an	ed instrument of writing, bearing date the <u>12th</u> day of
May, 1961	
and containhis	Last Will and Testament; that the saidG.DThomas
	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and	belief; and that the saidNancy_SKing
together with Mary Gale Willi	amsandJames. P. Nicklesat the request
of the testat Or in his pres	ence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 13t February, Anno	
Judge of Probate, Abbeville Cour	ity, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On bearing the	On hearing the above petition of George D. Thomas, Jr. and Earl							rl 1	T ^H omas						
it is hereby ordered,													Testa	ament,	with
codicil	., ofG	D. The	omas				__ _			1	dece	ased,	be	entere	d of:
Probate in Common	Form.														
							12+1	-				17 - h -		10	. 70

Given under my hand and the seal of the Court of Probate, this 13th day of February, 19.78

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.
Abbeville County.
G.D. Thomasdeceased, 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
wewill make a true and perfect inventory of all such goods and chattels; So help
usGod.
us God.

Sworn to before me, this 13thday of February , Anno Domini 1978

Judge of Probate. Abbeville County, S. C.

Attorney's Name and Address: _____

Menge &. Hionues fr.

(The Postoffice Address of each Fiduciary must be shown)

STATE OF SOUTH CAROLINA CCUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT CF

JAMES D. PURSLEY

IN THE NAME OF GCD, AMEN:

I, James D. Pursley, of Church 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 to wit:

)

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

ITEM II: I will devise and bequeath unto my beloved wife, Sara H. Pursley, all of my estate consisting of real estate, personal property, or mixed property; provided, however, that in the event that we should die in a common disaster, then my estate is to be divided between my five (5) children, namely John R. Pursley, Franklin E. Pursley, Frances P. Hall, Harry E. Pursley and Larry E. Pursley, the child or children of a predeceased child to take the parent's share.

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

Signed, Sealed, Published and Declared by James D. Pursley as and for his Last Will and Testament this 8th day of October in the year of our Lord, One Thousand Nine Hundred Sixty-Six.

ames & -(<u>L</u>S)

Signed, Sealed, Fublished and Declared by James D. Fursley 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, we have hereunto signed our names as attesting witnesses this 8th day of October, A.D., 1966.

100H66 121766

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THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of	said county:
Personally appears	iam P. Greene, Jr.
	James D. Pursley
	instrument of writing, bearing date the 8thday of
	A. D1966 to be
and contain his	Last Will and Testament; that the said
James D. Funcley was	then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief;	and that the saidWilliam P. Greene, Jr.
together with James F. Hickles	and Jean S. Hinor at the request
of the testat or in his presence, a	nd in the presence of each other, witnessed the due execution.thereof.
Sworn to before me, this 13th February , Anno Domini BESSIE LEE F. NANCE	19 73
Judge of Probate, Abbeville County, S.	с. /

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this 13th day of February, 1978... BESSIE LEE F. NANCE

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,	
Abbeville County.)	ontains the true Last Will of the within named and that
a do solemny swear, that this writing e	ontains the true bast will of the within named and that
James D. Pursley	deceased, so far as I know or believe;
and that I will well and truly execute the same,	by paying first the debts, and then legacies contained in the
sa'd Will, as far as no 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
	Hang E. Punley
Sworn to before me, this 28th day of)	Hang C Punley
February , Anno Domini 19 78	
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:	

STATE OF SOUTH CAROI INA COUNTY OF AIKEN

15 1972 - AMI 46

WILL

the frailty of the human body do hereby declare the following my last will and testament.

executor, without bond and to honor all just debts that I may leave, including funeral arrangements.

Clerk of CourtsOffice for Abbeville County in Deed Book 45 at page 148, And containing one hundred and sixty-five (165) acres more or less, to my son, Vergil A. Rogers. If he is deceased then his living heirs, namely Vergil A. Rogers, Jr. and Mary Elizabeth Rogers, are to share and share alike in fee simple forever.

Dixie Park, Port Salerno, Florida, to my son, Vergil A. Rogers, absolutely in fee simple forever. If he is deceased then his living heirs, namely Vergil A. Rogers, Jr. and Mary Elizabeth Rogers are to share and share alike.

bonds, stocks, etc., I give, devise and bequeath to my son, Vergil A. Rogers, If he is deceased then his living heirs, namely Vergil A. Rogers, J. and Mary Elizabeth Rogers, are to share and share alike in fee simple.

day of December 1974.

Mary Exther & Rose Mary Esther S. Rogers

-----Signed, sealed, witnessed and declared by Mary Esther S. Rogers to be her last will and testament in our presence and we at her request, in her presence and in the presence of each other, have subscribed our names as witnessed herunto this GR day of December, 1974.

(LS) Of Aiken, S.C. (LS) of Aiken, S.C. (LS) of Aiken, S.C. anuary 17, 1980

PROOF OF WILL (SEE DEDIMUS ATTACHED)

THE STATE OF SOUTH CAROLINA, Abbeville County.	}	IN THE	COURT O	FPR	OBATE
By BESSIE LEE F. NANCE, Probate Ju	idge of said cou	inty:			
Personally appears					
who, being duly sworn, says that he say	w				
sign, seal, publish and declare the an	nexed instrumer	nt of wr	iting, bearin	ng dat	te the day of
		A. D			to be
and contain	I	Last Wil	and Testar	ment;	that the said
• ······· •····· ·····	was then of	sound a	d disposing	; mind	l, memory and understanding, according
to the best of deponent's knowledge and	belief; and that	t the sai	d		
together with			and		at the request
of the testat in pres	ence, and in th	le preser	ce of each	other.	witnessed the due execution thereof.
Sworn to before me, this	Domini 19			 .	
Judge of Probate, Abbeville Coun)			

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

BESSIE LEE F. NANCE Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	contains the true Last Will of the within named and that
Mary Esther S. Rogers	deceased, so far asIknow or believe;
and that I will well and truly execute the sam	ne, by paying first the debts, and then legacies contained in the
said Will, as far as her goods and chatt	els will thercunto extend and the law charge me and that
I	and perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this day of \	Vingila Boque
February , Anno Domini 1978 BESSIE LEE F. NANCE BESSIE LEE F. NANCE Judge of Probile. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Addres	35:

PROBATE COURT-FORM 1012: DEDIMUS TO QUALIFY WITNESS TO WILL
KEYS PRINTING CORP., GREENVILLE, S. C. STATE OF SOUTH CAROLINA,
COUNTY OFAbbeville IN THE COURT OF PROBATE
By: Hon. Bessie Lee F. Nance , Judge of the Court of Probate.
To:Carl M.Hair, Judge of Probate, Aiken County, S. C.
To Je the The the the the the
I, reposing special trust and confidence in the integrity, care and circumspection of you, the said Carl H. Hair, have given and by these presents do give unto you full power and
authority to examineEdna_Sue_Roeone of the several witnesses to the last Will
and Testament of <u>Mary Esther B. Rogers</u> , deceased,
dated December1974 and upon his corporal oath to be taken on the Holy Evangelists of Almighty God touching the due execution thereof, according to the form of the statute in that case made and
provided; and a due return of your doings herein you are to make and give under your hand and seal for my
approbation or disallowance.
GIVEN under my hand and seal this 14 day of February, 1978.
Since Levez. Hance
Juage, Court of Probate.
STATE OF South Carolina
COUNTY OF Aiken
By: Carl H. Hair
Personally appeared Edna Sue Roewho being duly sworn says: That she
saw Mary Esther S. Rogers sign, seal, publish and declare the annexed instrument of
writing bearing date December, 1971, to be and contain her last Will and Testament; that
the said Mary Esther S. Rogers was then of sound and disposing mind, memory and under-
standing, according to the best of deponent's knowledge and belief; and that the said Edna Sue Roe
together with <u>Gladys A.White</u> and
Frank Roe, Jr, at the request of the testat rix in her presence
and in the presence of each other, witnessed the due execution thereof.
Sworn to before me this 15th
day of February 19.78
Commissioner for the Judge of the Court of Probate
for Abbeville County, South Carolina.
STATE OF South Carolina
CERTIFICATE OF COMMISSIONER
I do hereby certify that by virtue of the annexed dedimus I did examine Edna Sue Foe
one of the several witnesses to the last Will and Testament of <u>Mary Esther S. Rogers</u>
deceased, according to law; and I herewith transmit said examination signed by the witness.
GIVEN under my hand and seal this 15th day of February, 1978
Care Jan Haus (Cont)
Commissioner for Judge of the Court of Probate
for <u>Abbeville</u> County, South Carolina.

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STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Odessa S. Wham of Abbeville, County of Abbeville, 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 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 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, both real and personal, to my daughter, Mary Ann, in fee simple, and in the event that she should predecease me, then to her children, share and share alike.

Item IV. I hereby nominate, constitute and appoint, my daughter, now Mary Ann Wham Santee, as executrix of my will, giving her power to do all things necessary to carry out the terms of my will, including the making of conveyances, with out the Order of the Court and without bond.

Witness my hand and seal this ⁸ day of July A. D. 1968.

A derra (SEAL)

Signed, sealed, published and declared by Mrs. Odessa S. Wham, 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.

ali int Rute m Maushine

Address Abbed in <u>Affennici</u>

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PROOF OF White
THE STATE OF SOUTH NROLINA, IN THE COUNT OF PROBATE
By BESSIE LEE F. NANC1 'robate Judge of said county:
Personally appears Janet Calvert
who, being duly sworn, says : :She saw Odessa S. What
sign, seal, publish and declar he annexed instrument of writing, bearing date the8thday
July, 1968, A. D and to
and contain her Last Will and Testament; that the said Odessa S. Wham
was then of sound and disposing mind, memory and understanding, accordi
to the best of deponent's knowles and belief; and that the said Janet Calvert
together with Ira L. W. liams and Ruth M. Stawhorne at the reque
of the testat in her resence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 22nd day of February , Anno Domini 1978 Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Mary Ann W. Santee</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil <u>Odessa S. Wham</u>, deceased, be entered of Probate in Common Form.

Given under my hand and the scal of the Court of Probate, this <u>22nd</u> day of February <u>19</u> 78 Dessingles <u>Judge of Court of Probate</u>.

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
Odessa S. Wham	deceased, so far asknow or believe;
and thatI will well and truly execute the sam	e, by paying first the debts, and then legacies contained in the
	ls will thereunto extend and the law charge me and that
Will make a true ar	nd perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this 22nd day of February , Anno Domini 19 78 Successful Mccessful Accessful Acces	Mary ann W. Santee (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	
	·

STATE OF SOUTH CAROLINA) COUNTY OF GREENWOOD)

1/22/2 1/ 1/ 2350 - Georded: 2/28/

F.M.;

Tast Will and Testament

SYBLE TUMBLIN McDONALD

I, SYBLE TUMBLIN McDONALD, of the County and State aforesaid, being of sound mind, memory and understanding, and conscious of the uncertainty of life, do hereby make, ordain, publish and declare this writing as and for my Last Will and Testament, hereby revoking any and all Wills heretofore made by me.

ITEM I.

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

ITEM II.

All of the rest, residue and remainder of my property, both real and personal, and wheresoever situated, of which I shall die seized and possessed, or to which I shall be entitled at the time of my death, I give, bequeath and devise unto my beloved husband, JOHN R. McDONALD.

ITEM III.

In the event my said husband shall predecease me, or in the event my said husband and I shall die in a common disaster, it is my desire that my Mother-in-Law and Fatherin-Law, STELLA McDONALD and FURMAN McDONALD, be permitted to reside in the house known as the Booker Place in Donalds, South Carolina, during their lifetime, and I give, devise and bequeath all of my property, both real and personal, to my children, TERRY LAVERNE McDONALD and MARGARET ELAINE McDONALD, in equal shares.

ITEM IV.

I hereby nominate and appoint my husband, JOHN R. McDONALD, to be the Executor of this my Last Will and Testament, and I direct that he shall not be required to

Brinke & mithe houte

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	C MAR AND D DE PROVER	• •
	et en et displement i de waldet territer i ge	
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give bond or bonds as security in order to qualify to serve as such Executor. In the event that he shall not desire to act as such I authorize him to appoint, by instrument in writing, another to act in his place, with like powers and authority as if originally appointed by me.

ITEM V.

In the event my said husband shall predecease me, then I hereby appoint my son, TEPRY LAVERNE McDONALD, as Executor, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{2 \times 2}{2} \frac{2}{2} \frac{1}{2} \frac{$

SAFE June IN MODONALD

SIGNED. SEALED, PUBLISHED AND DECLARED by the above Testatrix, SYBLE TUMBLIN McDONALD, as and for her Last Will and Testament, in our presence, who, at her request, in her presence, and the presence of each other, have subscribed our names as attesting witnesses.

Charles E. William OF Mare Shoals S.C. 16 Brancie OF WHI Horse Path S.C. East B Jendin OF Doualdes & Bay 26

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