STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE IN THE PROBATE COURT

LAST WILL AND TESTAMENT OF KATE C. MCILWAIN

IN THE NAME OF GOD, AMEN:

I, Kate C. McIlwain, being of sound mind, memory, and understandin and realizing the uncertainties of death, 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 that my Executor, hereinafter named to pay all of my just debts with the first monies coming into his hands including my proper interment 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 three children, namely: Robert Crawford McIlwain, Elizabeth McIlwain Harvey, and Marguerite McIlwain Berry, the division amongst them to be one-third (1/3) to my son Robert Crawford McIlwain, one-third (1/3) to my daughter Elizabeth McIlwain Harvey and one-third (1/3) to my daughter Marguerite McIlwain Berry these bequest are to be in fee simple and absolute. Any child or children of a deceased child to take the part of his or their parent.

ITEM III. I hereby nominate, constitute and appoint my beloved son, Robert Crawford McIlwain to serve as Executor of this my Last Will and Testament, said service to be without surety bond requirement.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this 10^{-10} day of M_{UV} , 1965.

ate C. McIlwain

GEATE, ORANGEBURG

10 Bl. No. 11- P.M. 350 + 25

PROO	F OF WILL
State of South Carolina, ORANGEBURG. County	IN THE COURT OF PROBATE
By	dge of Probate for said County:
Personally appears	
who, being duly sworn, says that S he saw	Kate C. McIlwain
sign, seal, publish and declare the annexed instrument of	writing, bearing date the
	. D. 1965 to be
	Will And Testament; that the said
Kate C. McIlwain	
was then of	sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	
together with Legare Ott	Willie W. Smith and the request
of the testat rix her presence, and in the	a presence of each other, witnessed the due execution thereof.
Sworn to before me, this 24th. day of the	
February Anth Domini 19 78	
A angE. Chuthin	Burne 13 Clrant
judge of Probate, Orangeburg County, S. C.	
ORDER ADMITTING WILL T	TO PROBATE IN COMMON FORM
	bert Crawford McIlwain m be granted and the said Last Will And Testament, with Codicil
	in deceased, be entered of Probate in
Common Form.	
Given under my Hand and the Seal of the Court Of 1	Probate, this
	t Jan, E. Jacoberne Judge of Court Of Probate.
	Judge of Court Of Probate.
QUALIFICATI	ON OF FIDUCIARY
State of South Carolina.	
do solemnly swear, that this writing	ng contains the true Last Will of the within named
Kate C. McIlwain	, deceased, so far as I know or believe;
and that	e same, by paying first the debts, and then legacies contained in the
said Will, as far as her good	s and chattel will there unto extend and the law charge me, and that
	ke a true and perfect inventory of all such goods and chattels; So
Sworn to before me, this	Robert Crange M1=) Wein
February , Anny Pontini 19 78	
Hany E. Chukini	(The Postuffice Address of each Fiducian must be them)

 $\mathbf{F}_{i}\mathbf{T}^{m} \in \mathcal{K}_{p}\mathbb{R}^{m}$

(The Postoffice Address of each Fiduciary must be shown)

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Attorney's Name and Address:

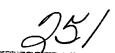
Judge of Probate, Orangeburg County, S. C.

Signed, Sealed, Published and Declared by the said Kate C. McIlwain as and for her Last Will and Testament in the presence of us, who, in her presence and in the presence of each other, at her request subscribe our names as witnesses.

<u>Bounan</u>, sc. Address <u>Witness</u> Witness

BOWINGH, SC. Address

Catherine B. Charb Witness Bowman SC. Address



STATE OF SOUTH CAROLINA)) COUNTY OF ABBEVILLE)

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LAST WILL AND TESTAMENT LILLIAN M. BOWEN

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IN THE NAME OF GOD, AMEN:

I, Lillian M. Bowen, being of sound mind, memory and understanding and realizing the uncertainties of death, do hereby make, ordain, publish and declare this as and for my last Will and Testament, hereby revoking all other instruments of a testamentary nature heretofore by me made.

ITEM I: I will and direct my Executrix, hereinafter named, to pay all of my just debts with the first monies coming into her hands including my proper interment and the erection of an approperiate marker to my last resting place.

ITEM II: I will, devise and bequeath all of my property, both real and personal, unto my beloved daughters, Sabel B. Cunningham and Lucille B. Wimberly, share and share alike in fee simple absolute.

I hereby nominate, constitute and appoint my daughter, Sabel B. Cunningham Executrix of this my last Will and Testament. Said service is to be without the requirement of any surety bond.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 27th day of January, 1964.

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

·La Υ. Cela (

PROOF OF WILL

	THE STATE OF SOUTH CARÓLINA, Abbeville County.	}	IN THE	COURT OF	PROBATE	
	By BESSIE LEE F. NANCE, Probate J	udge of said cou	inty:			
	Personally appears	Linda C. V	Vaits			
	who, being duly sworn, says that the sa					
	sign, seal, publish and declare the an					
	January		A. D	1064		to be
	and containber	l	Last Will	and Testame	nt; that the said	
	Lillian M. Bowen	was then of	sound and	l disposing n	nind, memory and u	inderstanding, according
	to the best of deponent's knowledge and	belief; and that	t the said	I.in	da CoWaits	
	together with _Pauline_Young		a	ndHen	ry-BErwin	at the request
	of the testat rix in her. pres	ence, and in th	e presenc	e of each oth	ier, witnessed the d	ue execution thereof.
<	Sworn to before me, this 21/2 th February , Anno Sector Control of Probate, Abbeville Count	Domini 19 78) 	<u>L</u>	. da (°. 2	vaits
					•	

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Sabel R. Cunningham 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 ______ day of ______ February___, 19_78

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.) do solemnly swear, that this writing of	contains the true Last Will of the within named and that
	deceased, so far as Iknow or believe;
and thatI will well and truly execute the same	, by paying first the debts, and then legacies contained in the
said Will, as far asher goods and chattels	s will thereunto extend and the law charge me and that
will make a true and	l perfect inventory of all such goods and chattels; So help
meGod. Sworn to before me, this 24th day of February Anno Domini 19 78	Sabel B. Curninglam (The Postoffice Address of each Fiduciary must be shown)
Judge of Prebate. Abbeville County, S. C.	
Attorney's Name and Address:	

STATE OF SOUTH CAROLINA

'AGE

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COUNTY OF ABBEVILLE

Tast Will and Testament

OF

HENRY JACKSON

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

ITEM I.

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

ITEM II.

I give and bequeath to my son, Albert H. Jackson, the sum of Three Thousand Dollars and no/100 (\$3,000.00).

ITEM III.

I give and bequeath to my son, Samuel Jackson, the sum of Five Hundred Dollars and no/100 (\$500.00).

ITEM IV.

I give and bequeath to my son, Calvin Jackson, the sum of Five Hundred Dollars and no/100 (\$500.00).

ITEM V.

I give and bequeath to my daughter, Elma Jackson, the sum of One Hundred Dollars and no/100 (\$100.00).

ITEM VI.

I give and bequeath to my daughter, Velma J. Crawford, the sum of One Hundred Dollars and no,100 (\$100.00). ITEM VII.

I give and bequeath to my son, James R. Jackson, the sum of Fifty Dollars and no/100 (\$50.00).

ITEM VIII.

I give and bequeath to my daughter, Agnes Jackson, the sum of Fifty Dollars and no/100 (\$50.00).

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PROOF	OF	WILL
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THE STATE OF SOUTH CAROLINA, Abbeville County. IN THE COURT OF PROBATE	-1
By BESSIE LEE F. NANCE, Probate Judge of said county:	ù -
Personally appears James W. Guest	
who, being duly sworn, says that he saw Henry Jackson	
sign, seal, publish and declare the annexed instrument of writing, bearing date the 2nd	day of
February A. D. 1972	An ha
and contain his Last Will and Testament; that the said	10 Be
Henry Jackson	standing, according
to the best of deponent's knowledge and belief; and that the said James W. Guest	
together with Martha K. Hodges and O. B. Tucker	at the request
of the testa pr	ecution thereof.
Sworn to before me, this 1st day of March , Anno Domini 1978 BESSIE LEE F. NANCE	Mest /s
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	

On hearing the above petition of Minnie Jackson and John H. Jackson it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of ______ Henry Jackson ______, deceased, be entered of Probate in Common Form.

F. NANCE BESSIE LEE F. NANCE

18

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	g contains the true Last Will of the within named and that
and that We will well and truly execute the same said Will, as far as bis goods and chatt	ne, by paying first the debts, and then legacies contained in the els will thereunto extend and the law charge me and that and perfect inventory of all such goods and chattels; So help
US God. Sworn to before me, this lat day of March , Anno Domini 198 BESSIE LEE F. NANCE Judge of Probate. Abbeville County, S. C.	Winnight for the source and childrens, of the point of the source of the point of the postoffice Address of each Fiduciary must be shown)

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ITEM IX.

I give and bequeath to my daughter, Ola Bell J. Sanders, the sum of Fifty Dollars and no/100 (\$50.00).

ITEM X.

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I give and bequeath the balance of my personal property, including savings accounts and bank accounts, and also including my truck, to my wife, Minnie Jackson, and to my son, John H. Jackson, this personal property being all that I now own and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM XI.

I give, bequeath and devise all of the real property that I now own, and all that I may later acquire, wheresoever situate, to my wife, Minnie Jackson and to my son, John H. Jackson, in equal shares, to them, their heirs and assigns. I now own a house and land in Abbeville County, South Carolina.

ITEM XII.

I hereby nominate, constitute and appoint my wife, Minnie Jackson, and my son, John H. Jackson, as the sole executors of this my last will and testament, they to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this <u>grad</u> day of February, 1972.

Henry Jackson (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Henry Jackson as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 2nd day of February, 1972.

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STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE)

LAST WILL AND TSTAMENT

KNOW ALL MEN BY THESE PRESENTS that I, Charles N. Cooper, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue influence from any person or persons whomsoever, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore mode.

I

I direct by excutrix to pay all of my just debts, tax s and my funeral expenses from the proc eds of my estate as soon after my death as practicable.

II

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

III

In the event that my wife, Lucile B. Cooper, should predecease me, or if she and I should die simultaneously, by accident or otherwise, I give, bequeath and devise all of my property herein devised to her, to my wife's sister and brothers, Sudie Baldwin, Raymond Baldwin, Fred Faldwin and Claude Baldwin, in equal shares, share and share alike.

IV

I hereby nominate and appoint my wife, Lucile E. Cooper, as executrix of this my will and direct that she serve without bond.

IN 1242.5 HEREOF, I sign, seal, publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this $\underline{Z}C$ day of $\underline{Highter}$, 1967.

Parles & Carper-

Signed, sealed, published and declared by Charles E. Cooper, the testator above named to be his last will and testament, and we, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this <u>26</u> day of <u>Auguar</u>, 1967.

WUTNEDGES:

ADDNESS:

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Mui Stunk, L. C.

THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of sell county:
Personally appears Herman R. McKee
who, being duly sworn, says that he saw CharlesE. Cooper
sign, seal, publish and declare the annexed instrument of writing, bearing date the26thday of
August
and containbis Last Will and Testament; that the said
Charles E. Cooperwas then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNerman_R. McKee
together with Pat Johnston and Calvin L. Bridges at the request
of the testat .orinhispresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this16th day of
March, Anno Domini 1978_
March , Anno Domini 1978 X Z Comman R. Mickee
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
· · ·
On hearing the above pelition of Incile B. Cooper
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 March, 19.78.
Sussedent Marke
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
QUALIFICATION OF FIDUCIAN
THE STATE OF SOUTH CAROLINA,)

..., Anno Domini 19...79 March -ZAC Judge of Prebite, Abbeville County, S. C.

Sucile & Cooper

(The Postoffice Address of each Fiduciary must be shown)

Attorncy's Name and Address: ____

Tast Will and Testament

STAT OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

I, Semuel Goode Thomson, being of sound mind, memory and understanding, do make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all former will made by me, that is to say:

ITEM I

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

ITEM II

I give, devise and bequesth unto my beloved daughter, Mary Adelaide Morganti, all my real or personal property which I may own or have the right to Mispose of at the time of my death, to be hers absolutely.

I hereby nominate, constitute and appoint my beloved daughter, Mary Adelaide Morganti, as Executrix of this my will, and direct that she shall not be required to give bond as such.

IN WITNESS WHEREOF I have hereunto set my Hand and Sgal this $\cancel{144}$ day of $\cancel{164}$, 1964 at Abbeville, South Carolina.

lannel Govele The

Signed, Sealed, Published, and Declared by the Testator, Samuel Goode Thomson, as and for his Last Will and Testement, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses on the day and year last above written. Man Monte Content Janua See Mannet

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Jud	lge of said county:
Personally appearsJ	Johnel C. White
who, being duly sworn, says that she saw	Samuel Goode Thomson
sign, scal, publish and declare the anno	exed instrument of writing, bearing date thelithday of
May	, A. D. 1964 to be
and containhis	Last Will and Testament; that the said
Samuel Goode Thomson	was then of sound and disposing mind, memory and use erstanding, according
to the best of deponent's knowledge and l	belief; and that the saidIchnel_C. white
together with <u>Gary D. Brown</u>	and Linda Lee McConnell at the request
of the testat or in his preser	nce, and in the presence of each other, witnessed the due execution thereof.

., Anno Domini 1978. March Judge of Probate, Abbeville County,

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Mary Adelaide Morganti</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil ______, of _______ Samuel Goode Thomson ______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 6th ___day of __March__ _____ 19.78_. Judge of Court of F robate

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
Samuel Goode Thomson
and thatI
sald Will, as far as his
Iwill make a true and perfect inventory of all such goods and chattels; So help
meGod.
Swarn to before me this 6th day of 1 × Marty adilarde Martage

Anno Domini 19...78 March ee. 1 Lev -] Judge of Probac. Abbeville County, S. C.

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(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address: ___

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Golden Prince, Jr.

IN THE NAME OF GOD, AMEN:-

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

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

3. I will, devise and bequeath all the rest, residue, and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Caroline C. Prince, in fee simple absolute.

4. I do hereby nominate, constitute and appoint my wife, Caroline C. Prince, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 5th day of March, 1976, A.D.

DO lolan Primo JR (LS)

Signed, Sealed, Published and Declared by Golden Prince, Jr. as and for his Last Will and Testament, in the presence of us, who in his presence of each other at his request have subscribed our names as witnessess.

Ramer atteriele, 7 Jours atterille, S.C. Uldrich Abberrille, S.

PROOF OF WILL

Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Ju	dge of said county:
Personally appearsV	lera M. Ramey
who, being duly sworn, says that the saw	Golden Prince, Jr.
sign, seal, publish and declare the ann	exed instrument of writing, bearing date the
March	to be
	Last Will and Testament; that the said
Golden Prince, Jr.	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and	belief; and that the said Vera M. Ramey
together with Elaine A. Jones	and Betty S. Uldrick at the request
of the testat or in his prese	nce, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 31st	day of ,

....., Anno Domini 19.78 Mareh udge of Propate. Abbeville

Vera m. Rannag

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Caroline C. Prince it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____. Golden Prince, Jr. Probate in Common Form.

Dessiegee Manae. Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.Golden.Prince, Jr. know or believe; and that ______ will well and truly execute the same, by paying first the debts, and then legacies contained in the

Geed. Mance) esied Judge of Probate, Abbeville County, S. C.

Attorney's Name and Address: ___

Caroline C: Frince

_____ (The Postoffice Address of each Fiduciary must be shown)

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

8

JOINT WILL

We, David F. Strickland and Vivian S. Strickland, husband and wife, of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for our joint will and testament.

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

Item II. We will and bequeath to the survivor all of the property, both real and personal, of which either of us or both of us may be possessed at the time of the death of the first of us, being confident that either of us will look fully to the welfare of our child or children then existent.

Item III. We direct that the survivor act as executor or executrix of this last will and testament and give that person power to make conveyances and to do the things necessary to carry out the terms of this will.

In Witness Whereof, we have hereunto set our hands and July seals interchangeably this 10th. day of March, A. D. 1962.

Signed, sealed, published and declared by David F. Strickland and Vivian S. Strickland as and for their joint last will and testament, in the presence of us, who in their presence, and the presence of each other, at their request, have subscribed our names as witnesses.

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Abbeville S C Address . Abbeville S C lian Abbeville S C ADDRESS

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	Ira L. Williams
who, being duly sworn, says that he saw	David F. Strickland
sign, seal, publish and declare the annexed i	instrument of writing, bearing date the10thday of
July	, Λ. D1962
and contain his	Last Will and Testament; that the said
David F. Strickland was	then of sound and disposing mind, memory and understanding according
to the best of deponent's knowledge and belief;	and that the said Ira L. Williams
together with H. W. Vandiver	and Daily Hagen at the request
411	and in the presence of each other, witnessed the due execution thereof. $\begin{array}{c} day & of \\ 19 & 78 \\ \end{array}$
Judge of Probate, Abbeville County, S. C	<pre></pre>

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

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 DAVID F. STRICKLAND
deceased, so far as know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as
me God.
Sworn to before me, this 6th day of April , Anno Domini 19 78 Route # 1 - Abbeville, S. C. 29620
April , Anno Domini 19 78 Route # 1 - Abbeville, S. C. 29620
Judge of Probate. Abbeville County, S. C.
Attorney's Name and Address:

state of south carolina county of abbeville

OF

BELLE DILLESHAW HAGOOD

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

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

ITEM II. I give and bequeath to my husband, Hamilton Lafayete Hagood, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my husband, Hamilton Lafayete Hagood, 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 IV. All the rest and residue of my property of every kind and nature and wheresoever situate, real, personal, or mixed, I give, bequeath, and devise to my husband, Hamilton Lafayete Hagood, his heirs and assigns forever.

ITEM V. In the event that my husband and I should perish in a common accident or disaster, neither surviving the other for a period longer than twenty four hours, then in that event I give, bequeath and devise all of my property of every kind and nature and wheresoever situate, real, personal or mixed, in equal shares, that is one-half to each, to my sister, Geraldine D. Bobo, and my brother-in-law, Clifford J. Hagood, to them, their heirs and assigns forever.

3

ITEM VI. I hereby nominate, constitute and appoint my

	PROOF OF WILL	•
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT	OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge	of said county:	
Personally appears	James W. Guest	
		Hagood
		aring date the 17th
October	, A. D	1975 to be
and contain her		stament; that the said
Belle Dilleshaw Hagood w	as then of sound and dispos	sing mind, memory and understanding, according
to the best of deponent's knowledge and beli		
together with Eoe H. Dilleshaw	and B	. F. Wilhite, Jr. at the request
of the testat rix in her presence,	, and in the presence of each	ch other, witnessed the due execution thereof.
7+h		\sim
ORDER ADMITTI	NG WILL TO PROBATE	IN COMMON FORM
On hearing the above petition of	Hamilton Lafayet	e Hagood
		ed and the said Last Will and Testament, with
	BELIE DILLESHAW	
Probate in Common Form.		

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Given under my hand and the seal of the Court of Probate, this 7th day of <u>April</u>, 1978 *Becoic Sec 3 Ucree* /5 Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
EELLE DILLESHAW HAGOOD 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 HER goods and chattels will thereunto extend and the law charge me and that
I
me God. Sworn to before me, this 7th day of <i>H(i,j., Hitter, F/Hag(M)</i> April , Anno Domini 19 78 817 Shirley Street - Calhoun Falls, S.C. 2962 <i>Butter field for the context of the Postoffice Address of each Fiduciary must be shown</i>) <i>Address of Prebate. Abbeville County, S. C.</i> Attorney's Name and Address:

(LAST WILL AND TESTAMENT OF BELLE DILLESHAW HAGOOD) (Page 2 of two pages)

husband, Hamilton Lafayete Hagood, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. In the event that my husband and I should perish in a common accident or disaster as set out in ITEM V. above, then in that event I appoint my sister, Geraldine D. Bobo, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this 12 - day of October, 1975.

X7 (Lillertau Haycadi L.S.

 $\frac{1}{2}$

SIGNED, SEALED, PUBLISHED AND DECLARED by the said BELLE DILLESHAW HAGOOD, as and for her last will and testament, in our presence and in the presence of each other, and we, at her request and in her presence and in the presence of each other, have subscribed our names in our own handwriting this I day of October, 1975.

13 Curtille Je of Calheren Haller 5 6 of Mun (1) Tto for la Cioun Hall, C 9

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STATE OF SOUTH CAROLINA

AGE O.

B.M

2614262

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

WILLIAM BENJAMIN MCMAHAN

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

ITEM I.

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

ITEM II.

I give and bequeath to my nephew by marriage, Fletcher Smith, my 32-20 Smith and Wesson revolver.

ITEM III.

I direct that my home place, my house and

three (3.0) acres of land where I live, in Abbeville County, be sold by the Probate Court of Abbeville County at public auction in front of the court house at any time within six (6) months from the date of my death, and that the proceeds of the sale be placed in my estate, after the payment of all costs, and devised and bequeathed with all the rest and residue of my estate as hereinafter provided.

ITEM IV.

I give, begueath and devise all the rest and residue of my property, including the proceeds of the sale of my home place, real, personal, or mixed, in equal shares of onesixth (1,6) to/my sister, Blanche M. Baskin, one-sixth (1/6) to my sister, Sara M. Hodge, one-sixth (1/6) to my sister, Bodie

PROOF OF WILL			
THE STATE OF SOUTH COR Abbeville County.	OLINA, IN THE COURT OF PROBATE		
By BESSIE LEE F. NANCE	robate Judge of said county:		
Personally appears	Pearl Pettit		
who, being duly sworn, says	at ⁸ hc saw William Benjamin McMahan		
sign, scal, publish and decl	the annexed instrument of writing, bearing date the	28thday of	
March, 1972	, A. D	to be	
	Last Will and Testament; that the said	I state of the sta	
	was then of sound and disposing mind, memory and	understanding, according	
to the best of deponent's kno	edge and belief; and that the said Pearl Petit		
together with O.B. cker and Martha K. Hodges at the request			
of the testat Or in hissen presence, and in the presence of each other, witnessed the due execution thereof.			
Sworn to before me, this 28th day of March , Anno Domini 1978 Bessee See Anne Judge of Probate, Abbeville County, S. C.			
		•	

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of ______ Sara M. Hodge it is hereby ordered, adjuczed and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____ William Benjamin McMahan _____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this ... March _____<u>19</u>78 Judge of Court of Probate Jun

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)
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 Benjamin McMahan 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 as his
I
meGod.

March ..., Anno Domini 19.78 Judge of Prebate, Abbeville County, S. C.

Attorney's Name and Address: _

R. M. Hodge

(The Postoffice Address of each Fiduciary must be shown)

(Last Will and Testament of William Benjamin McManan) Page No. II of II.

M. Nance, one-sixth (1,6) to my sister Mary M. Ferguson, and onesixth (1,6) to the children of my deceased brother, Mason McMahan, who may be living at the time of my death, and one-sixth (1,6) to the children of my deceased brother, Noah McMahan, who may be living at the time of my death.

ITEM V.

W. 26/9262

14 Led anie 18, 1978

I hereby nominate, constitute and appoint my sister, --Sara M. Hodge--, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this $\frac{28}{28}$ day of March, 1972.

<u>-william Benjamin McMahan</u> (L.S.)

Signed, sealed, published and declared by the said William Benjamin McMahan as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this $\frac{2}{3} \frac{\pi L}{2}$ day of March, 1972.

and the content of the with the set Martha X. Hodgen of Galloun Jaco, S.C.

262

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.

R

ITEM 1V:-

LAST WILL AND TESTAMENT OF STELLA HELEN SUTHERLAND

IN THE NAME OF GOD, AMEN :-

I, Stella Helen Sutherland of the Town of Due West, County of Abbeville, State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property, worldly goods and effects in case of death, do horeby make, publish and declare the following as and for my Last Will and Testament, to-wit:-

ITEM 1:-I will and direct that my Executrix and Trustee 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. ITEM 11:-I will, devise and bequeath the house, outbuildings, contents of house and said outbuilding, with certain exceptions listed hereinbelow, car and lot, at 54 Haynes Street, Due West, South Carolina, unto my sister, Edith Margaret Sutherland, with the understanding that she will make it her home. I should like it to remain in the family. Should my sister, Edith Margaret Sutherland, not make this her home or should she predecease me then I will, devise and bequeath the said property unto our niece by marriage, Joan, widow of our nephew, Earl Miller, unless Joan shall have married a second time and her circumstances make the move impossible, or inconvenient, or should she predecease me, then it is my desire that the property revert to my estate.

ITEM 111:- I will, devise and bequeath the following contents of the house above mentioned as follows:-

a. I will, devise and bequeath the bone china given to me by my niece, Myrna M. Spratt and the silver trays that I use with it, Edith, my sister, may use until Kara Lynn Spratt, Myrna's daughter, now age 8 years, reaches the age of 21 years, or she marries, then at such time, the bone china and silver trays are to be delivered to Kara Lynn Spratt to be hers absolutely.

b. I will, devise and bequeath unto my niece by marriage, Shirley Sutherland, wife of my nephew, Donald Sutherland, my sterling flat ware and the plated serving dishes, absolutely.

My assets include stocks, separately listed, and

accounts in three banks and two savings and loan associations, also listed separately and we led as follows:

I ll, devise and bequeath unto my brother, Chester Roland Sutherland, my s: ings account No. 8137 in the Bank of Montreal, King and Ray Streets, Torco, Canada, also, my Canadian Pacific Common Stock, 250 shares at present Series KB18261 and should I acquire more Canadian Pacific Common Stock it is ilso to be his.

I wi , devise and bequeath unto my sister, Edith Margaret Sutherland, my savies account No. 55-6-4-1618-8 in the South Carolina National Bank, Greenwood, South Carolina (Main Street Branch), and whatever sum appears in my checking account No. 125-2712 in the Bankers Trust of South Carolina, Abbeville, South Carolina.

I will, devise and bequeath unto the ARP Church, Due West, ITEM V;-South Carolina, the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS. I will, devise and bequeath unto the ERSKINE COLLEGE LIBRARY, ITEM VI:-Due West, South Carolina the sum of ONE HUNDRED AND NO/100 (\$100.00) Dollars. I will, devise and bequeath that if the agricultural history ITEM V11:of Arkansas on which I am working at present, should be unfinished at the time of my death, that the same be placed in the hands of Dr. John White, Vice-President for Agriculture, University of Arkansas, Fayetteville, Arkansas, for disposition of it, or if Dr.White has no one in mind to complete the work, that he send what is completed to the Editor of the Arkansas Historical Review, with a view to publishing the sections already completed. Dr. L.A. Harper, Department of History, University of California, asked for the cards and if Dr. White does not need them I desire that they should be sent to Dr. Harper for his collection of Americana.

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ITEM VIII:- I will, devise and bequeath that the dividend checks from the following listed stocks or any other stocks that I may acquire during my lifetime shall continue to be sent to the two (2) Savings and Loan Associations: Mutual Savings and Loan, 315 East Colorado Boulevard, Pasadena, California; Account No. B101363 andFidelity Savings and Loan, 225 East Broadway, Box 1631, Glendale, California, 91209, Account No. 1hhlu33:- American Air lines; American Motors; American Standard; Avgo; Carolina Pipeline; Eagle Picher; Jones & Laughlin; Johns Manville; Lockheed Aircraft; McRory; National Union Electric; J.C. Penney; R. J. Reynolds Tobacco Industries; Shattuck Denn Mining Company; Sperry Rand; Studebaker-Worthington; Sun Oil Company; Texas Gulf Sulphur; H. L.Green; Great Western Sugar Company; Chief Consolidated Mining Company; Detroit Edison, and any and all others that I may not have listed but owned by me now or hereafter. My sister Edith Margaret Sutherland will manage the deposits. She will semi-annually withdraw a sum equal to the interest and the dividends and divide the proceeds equally among the following: Donald Sutherland, Margaret Sutherland Allen, Joan Lockhart Miller, Garth Miller and Myrna Miller Spratt, aftef first withholding the customary percentage for her services. Should Edith be incapacitated it is my wish that Thomas Allen, husband of Margaret Sutherland Allen serve in this capacity. When Edith is deceased, the stocks I hold in the various companies are to be sold and the proceeds invested in Canadian Pacific securities, the securities then to be divided equally among the heirs listed above as the recipients of interest and dividend benefits.

ITEM 1X: Allthe rest, residue and remainder of my property of whatsoever kind and wheresoever situate, real, personal and mixed, I will, devise and bequeath unto my sister, Edith Margaret Sutherland, however, should my sister Edith Margaret Sutherland, pre-decease my brother, Chester Koland Sutherland, then the rest, residue and remainder of my said property, real, personal and mixed is to be his absolutely, however, it is my desire and I do will, devise and bequeath that a portion of the same be used as follows: All administrative and other estate charges are to be met from the deposits in the Bankers Trust of South Carolina and South Carolina National Bank, mentioned above, and when these expenses have been paid, I will, devise and bequeath that my sister, Edith Margaret Sutherland reimburse herself for all such expanses from my deposits in the Fidelity Savings and Loan, 225 East Broadway, Box 1631, Glendale, California, 91209, Account No. 144433. ITEM X:-I hereby nominate, constitute and appoint my aister, Edith Margaret Sutherland, 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 and Testament into effect and without giving bond as such Executrix, giving her full power and authority to sell any real estate or personal property that I may own at my death, if necessary, to pay the debts of my said estate, however, should for any reason my sister, Edith Margaret

Sutherland be unabl to serve as Executrix of my said estate, then I hereby nominate, constitut and appoint Thomas Allen, husband of Margaret Sutherland Allen to serve in h place with all the powers and authority herein granted.

IN WIT ESS WHEREOF, I have hereunto signed my name and affixed my seal this 14th y of eptember) , A. D. 1972.

Signed, Sealed, Published and De-clared by Stella Helen Sutherland, as and for her Last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

GON

Stella Helen Su land

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	HE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsCaro	l F. Speer
who, being duly sworn, says that he sawStella H	elen Sutherland
sign, seal, publish and declare the annexed instrument of	writing, bearing date the14thday of
September , A. r) to be
and contain her Last V	Vill and Testament; that the said Stella
Helen Sutherland was then of sound	l and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the	said Carol F. Speer
together with Beatrice C. Sparrow	and Bessie Lee Nance at the request
of the testatrix in her presence, and in the pre	sence of each other, witnessed the due execution thereof.
Sworn to before me, this 21st day of April , Anno Domini 19.78 (Scurren Anno Lance	Caref 7 Speer

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Edith Margaret Sutherland it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____ of _____ Stella Helen Sutherland ______ deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 21st day of April 1978 Lance Judge of Cour Dease

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____ Stella Helen Sutherland 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

Sworn to before me, this 21st day of April , Аппо Domini 19**78** Judge of Pressle, Abbeville County, S. C. Mance

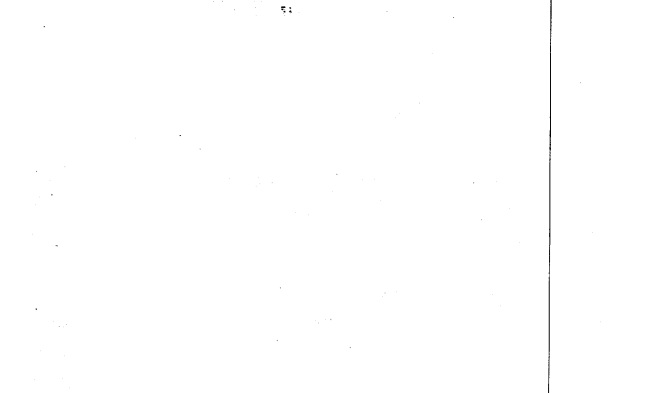
Judge of Probate, Abbeville County, S. C.

Attorney's Name and Address: .

Sdith M. Sutherland

(The Postoffice Address of each Fiduciary must be shown)

Albert M.	Sparrow,	Jr.	
305 Washi	ngton Str	reet	
Abbeville	. S.C. 2	29620	









STATE OF SOUTH CAROLINA, COUNTY OF GREENWOOD.

M. W

LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, That I, A. M. NEUFFER, of the County of Abbeville, State of South Carolina, do hereby make, publish, and declare this instrument as and for my Last Will and Testament, hereby revoking and making void any former instruments of a testamentary nature by me at any time heretofore made.

ITEM I

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

ITEM II

I bequeath all of my personal property of every kind, includin cash on hand and in banks and other institutions, after payment of debts, to my niece, SARAH NEUFFER PRICE.

ITEM III

I devise my interest in the home at 312 North Main Street, Abbeville, South Carolina, together with any other real estate which I may own at the time of my death, to my sister, MISS MARIA L. NEUFFER, and my niece, SARAH NEUFFER PRICE, in equal shares.

ITEM IV

I nominate, constitute, and appoint my sister, MISS MARIA

Celerded May 4 1978

PROOF OF WILL

THE STATE OF SOUTH CAROL: IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate 'ge of said county:
Personally appears
who, being duly sworn, says that he saw A, M. Neuffer
sign, seal, publish and declare the anne instrument of writing, bearing date the 12th day of
September , A. D. 1977 to be
and contain his Last Will and Testament; that the said
A. M. Neufi was then of sound and disposing mind, memory and understanding, according
to the best of depon knowledge a wlief; and that the said
together with J. Gulledge and Bebe Stroud at the request
of the testat or in 's cresence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, ti 1st day of May Anno Domini 1978. Service of Probate, Abbe e County. S. C.
ORDE ADMITTING WILL TO PROBATE IN COMMON FORM
On bonving the above - time of Marrie T. New Plan

On hearing the above p tion of <u>Maria L. Neuffer</u> it is hereby ordered, adjudge and decreed. That the petition be granted and the said Last Will and Testament, white outliebe <u>A. M. Neuffer</u>, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 1st day of May ..., 1975.

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
A. M. Neuffer deceased, so far asknow or believe
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in th
said Will, as far ashis goods and chattels will thereunto extend and the law charge me and that
I will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this lst day of May , 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:

L. NEUFFER, as Executrix of this my Last Will and Testament and I direct that she serve without bond in carrying out the terms hereof.

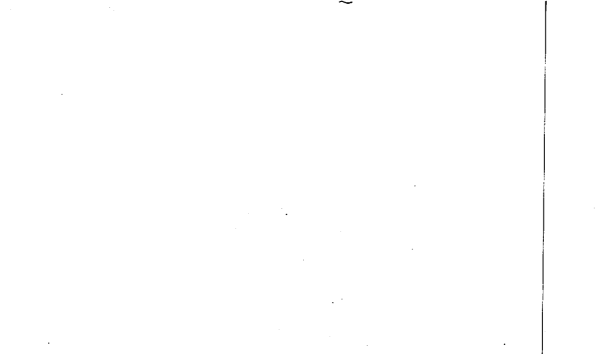
WITNESS my hand and seal this the $\frac{1}{2}$ day of September, 1977.

A. M. Merrifle (LS)

Signed, Sealed, Published, and Declared by the above-named Testator as and for his Last Will and Testament, who, at his request, in his presence in our presence, and in the presence of each other, we, the undersigned, have hereunto subscribed our names as witnesses.

Mulling of GREENWOOD, S. C. Devel Btroud of GREENWOOD, S. C. Atticholing of GREENWOOD, S. C.

Recorded May 4, 1978 Bk. 11 Dages 266-267



STATE OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE)

KNOW ALL MEN BY THESE PRESENTS that I, Bonnie D. Stone, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, and mindful of the uncertainty of life, do hereby make, publish and declare this as and for my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore made.

LAST WILL AND TESTAMENT

Ι

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

II

I will, bequeath and devise unto my beloved daughter, Nancy D. Kirby, all of my property, both real and personal, that I shall own or have an interest in at the time of my death in fee simple absolute.

III ·

I hereby nominate and appoint my daughter, Nancy D. Kirby, as executrix of this my will and direct that she serve without bond.

IN WITNESS WHEREOF, I sign, seal, publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this 20th day of April, 1967.

Mrs. Bonnie D. Stone

Signed, sealed, published and declared by Bonnie D. Stone, the above named Testatrix, to be her last will and testament and we, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnessesthis 20th day of April, 1967.

WITNESSES: ADDRESSES: War shoul. Ineducek, War Short mKa R Wan BR, # 11 BR, # 11 Pg, 268

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 appe	arsHeri	nan R. McKe	G		
who	, being duly swor	n, says that he saw	Bonnie D			
sign	, scal, publish ar	d declare the annexed	i instrument of	f writing, bearing	g date the 20th	day of
Ap	ril		, A.	d. 1967		to be
					ent; that the said	
Bon	ulie D. Stone	,	as then of soun	id and disposing	mind, memory and under	rstanding, according
to th	he best und terrer	it's knowledge and beli	ef; and that the	said Hern	an R. McKee	
toge	ther with	Johnston		and .Mrs	Hugh-Frederick	at the request
of tl	he testat rix	in her presence	, and in the pr	esence of each o	ther, witnessed the due e	execution thereof.
Ma	Sworn to bef.	me, this 3st	day of ini 19.78	Herm	an R 22 4	Kee

Judge of Prob:

Abbeville County, S. C.

RDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the a	'e petition of Nancy D. Kirby				
it is hereby ordered, a	$\mathrm{d}_{\mathbb{S}}\mathrm{cd}$ and decreed, That the petition be granted and the said Last	Will and	Testan	nent, w	ith
codicil	Bonnie D. Stone	deceased,	be e	ntered	of
Probate in Common F	n.				

Given under my hand and the seal of the Court of Probate, this ______day of _______ May_____, 19.78

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) . Abbeville County.) 	g contains the true Last Will of the within named and that
Bonnie D. Stone	
and that	me, by paying first the debts, and then legacies contained in the
said Will, as far as her	tels 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
me God.	
Sworn to before me, this 1st day of May, Anno Domini 1978	Mancy D. Kuby

.

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

(The Postoffice Address of each Fiduciary must be shown)

STATE OF FLORIDA COUNTY OF BROWARD

LAST WILL AND TESTAMENT

I, ROBERT CASSELL FERGUSON, of said State and County, being of sound and disposing mind and memory, do hereby make this my Last Will and Testament, hereby revoking and annulling all others heretofore made by me.

I.

I desire and direct that my body be buried in a Christianlike manner suitable to my circumstances and conditions in life.

II.

I desire and direct that my just debts be paid without unnecessary delay after my death.

III.

I give, bequeath and devise unto my children, BARBARA TRONCOLE, PATRICIA OLSON, PATRICK M. FERGUSON, AND MICHAEL WARD FERGUSON, all the personal things of their Mother to be divided between them.

IV.

I give, bequeath and devise unto my Wife, SARA SPROUSE FERGUSON, a life estate in and to the property which we now own jointly in South Carolina, and upon her death, the monies

CASSELL FERGUSON

Page 1 of 3 pages

PITTS & PITTS, P.C.

: May 8, 1978 - Sile To: 464. 13, 36.

ATTORNEYS AT LAW

P. O. BOX 427

PROOF OF WILL(SEE DEDIMUS ATTACHED)

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appo	ars AAAten/EL/MCCotA/	
who, being duly swo	n, says that he saw	
sign, scal, publish a	d declare the annexed instrument of writing, bearing date theday	y of
	to	o be
and contain	Last Will and Testament; that the said	
	was then of sound and disposing mind, memory and understanding, accor	ding
to the best of depone	nt's knowledge and belief; and that the said	
together with	and at the req	luest
of the testat	in presence, and in the presence of each other, witnessed the due execution thereo	of.
	me, this day of	
	, Anno Domini 19 }	
Judge of Prob	te, Abbeville County, S. C.	

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

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QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
$-\mathbf{I}$ do solemnly swear, that this writing of	contains the true Last Will of the within named and that
Sara Sprouse Ferguson	deceased, so far asknow or believe;
and that will well and truly execute the same	, by paying first the debts, and then legacies contained in the
sald Will, as far ashis	s will thereunto extend and the law charge me and that
will make a true and	l perfect inventory of all such goods and chattels; So help
God.	
Sworn to before me, this 28th day of March , Anno Domini 19.78	Saca Agrame Tergusan
Judge of Prebate: Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address:

representing one-half of the equity in the home which includes the monies from the sale of the house we had in Florida, is to be divided equally among my four children, however, the amount going to my children shall not be less than NINE THOUSAND (\$9,000.00) DOLLARS. These funds are to be divided equally between BARBARA TRONCOLE, PATRICIA OLSON, PATRICK M. FERGUSON, and MICHAEL WARD FERGUSON.

۷.

All the rest, residue and remainder of my estate not herein devised, I bequeath and devise to my beloved Wife, SARA SPROUSE FERGUSON, whether real or personal, and wherever situated, to be hers in fee simple.

VI.

In the event my Wife predeceases me, then I give, bequeath and devise the remainder of my property not already devised in this will, whether real or personal and wherever located, to be divided equally between my children and my wife's children, BARBARA TRONCOLE, PATRICIA OLSON, PATRICK M. FERGUSON, MICHAEL WARD FERGUSON, JOHN HAROLD ANDERSON, LEWIS REDDEN ANDERSON and JULIA FLORENCE SUTHERLAND, to be theirs, share and share alike.

VII.

In the event my wife and I die as a result of a common disaster under circumstances wherein it is difficult to determine as a matter of fact which of us survived the other, it shall be conclusively presumed for the purpose of this will and the distribution of the property hereunder that my wife survived me and this will shall be construed upon that assumption.

No-lef Cassell FERGUSON .

Page 2 of 3 pages

<u>10 Will</u>
<u>o Will</u>
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DBERT E
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and
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_(Seal) robate Dej county, Clo la rt of Fro

÷ 1

VIII.

In the event of my death, my Wife, Sara Sprouse Ferguson shall have a life estate in and to the property and have control over one-half of the property and the other half at the death of my wife shall go to cover the devise set forth in Item IV of this my Last Will and Testament.

IX.

I hereby name, constitute and appoint my Wife, SARA SPROUSE FERGUSON, as Executrix of this my Last Will and Testament. In the event Sara Sprouse Ferguson declines to serve, or for any reason cannot serve, or after having qualified dies, resigns or becomes incapacitated, then I name, constitute and appoint JAMES DERRELL FERGUSON, as Successor Executor in her place and stead, with all authority, rights and powers hereinafter given my Executrix.

I expressly confer upon my Executrix, or any successor, power as such to administer my estate, excusing her from making any inventory of my estate, giving any bond, or making any returns to the Court of Ordinary or any other court, and I expressly confer upon her or her successor the full authority and power to sell all or any part of my estate, both real and personal property at public or private sale, with or without notice, at any time or place, in any manner, upon whatever terms she deems best and without any order of court, making good and sufficient conveyances to the purchaser.

(SEAL)

The foregoing instrument was signed, sealed, declared and published by ROBERT CASSELL FERGUSON, as and for his Last Will and Testament, in the presence of us and each of us, and we at the same time at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses the day and year above set forth.

ADDRESS/2 WITNESS ADDRESS:/3, WITNESS har 7240 FARWAY BUD. MIRABAR, FUS 33023 37

Page 3 of 3 pages

FAIRBURN. GEORGIA 3021

LAST WILL AND TESTAMENT OF BLANCHE AGNEW

I, BLANCHE AGNEW, of the Town of Donalds, Abbe in ite County, South Carolina, do hereby make and publish this as my Las Will and Testament and hereby revoke all previous Wills and Codicils b me made.

1. I will and devise my approximately twenty-sine (29) acre tract of land, or such portion thereof as I shall own at my death, with all improvements thereon, and appurtenances thereto, located on the Due West-Donalds Highway, bounded: East by Due West - Donalds Highway and Mrs. Richey; Mrs. Clyde Smith on the South; Mrs. Arvil May on the West and Mrs. Leland Walker on the North, to WEYMAN DUNN and R. D. McDILL, in equal shares, in fee simple, if they shall survive me; and if either of them shall predecease me I will such property, in fee simple, to the survivor of them.

2. I give and bequeath all United States Government Bonds and Notes, which I own, and which I own any interest in to my half brother, W. M. AGNEW if he shall survive me.

3. All the rest, residue and remainder of my property of every kind and description (including any lapsed legacies) wherever situate and whether acquired before or after the execution of this Will, I give, devise and bequeath to DONALDS BAPTIST CHURCH, of which I am a member, located in the Town of Donalds, Abbeville County, South Carolina to be disbursed by it solely to the corporative program of the Southern Baptist Convention.

'4. I appoint WEYMAN DUNN and R. D. McDILL Executors of this my Will, and if either of them shall fail to qualify or cease to act as Executor, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.

5. I authorize my Executor to sell, 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 and conditions

ROBERT L. HAWTHORNE, JR Attorney at Law 200 E. Pinckney Street Abbeville, S. C. 29620

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PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Chester R. King
who, being duly sworn, says that he saw Blanche Agnew
sign, seal, publish and declare the annexed instrument of writing, bearing date the <u>26th</u> day of January A. D. <u>1973</u> to be
and contain her Last Will and Testament; that the said
Blanche Agnew was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidChester_Ro_King
together with J. A. May and G. Henry Bowle at the request
of the testat Fix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this
Judge of Probate, Abbeville County, S. C.

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the	above petition	ofWeyma	n_Dunn_and	R. D. McDill		
it is hereby ordered,	adjudged and	decreed, That th	he petition be	granted and the sai	d Last Will and	Testament, with
codicil	, of	Blanc	he-Agnew		, deceased,	be entered of
Probate in Common	Form.					
Given under m	y hand and the	seal of the Cou	rt of Probate,	this9th	lay of May	, 19. <u>78</u> .

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	,		
W9 do solemnly swear,	that this writing contain	as the true Last Will of the within named and that	
Blanche Agnew		deceased, so far as W9know or believe	e;
and that We will well and truly	y execute the same, by pa	aying first the debts, and then legacies contained in th	le
said Will, as far asher	goods and chattels will	thereunto extend and the law charge me and the	at
wewill	make a true and perfe	ect inventory of all such goods and chattels; So hel	p
God.			
Sworn to before me, this 9th	day of) M	lerman Quinn	

Judge of Probate, Abbeville County, S. C.

Attorney's Name and Address: _

(The Postoffice Address of each Fiduciary must be shown)

as he may deem advisable; to manage, operate and repair any real property forming part of my estate in such manner as he may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this <u>Kork</u> day of <u>1972</u>;

Dische America (L.S.)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by BLANCHE AGNEW, 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.

or Deeldert, Abberike Courty S.C. or Deeldert, Abberike Courty S.C. or At Douclas, Alberike Courty S.C. Chester R. Hing Alterine Boure

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ERT L. HAWTHORNE, JE ATTORNEY AT LAW OD E. PINCKNEY STREET BBEVILLE, S. C. 29620 STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF

JAMES RAYFORD HARRISON, SR.

IN THE NAME OF GOD, AMEN:

I, James Rayford Harrison, Sr. of Route 3, Abbeville, S.C. 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 herein after named pay all of my just debts as soon after my demise as possible.

ITEM II: I will, devise, and bequeath, unto my beloved wife, Clara Brown Harrison, all of my estate consisting of real estate, personal property, or mixed property in fee-simple absolute and do hereby confer upon her the power to sell either with or without an Order of the Probate Court provided, however, that in the event that I and my wife should die in a common disaster, then in that event my entire estate is to go to my children; James R. Harrison, Jr., Clara Marie H. Cann, Frances Joyce H. Cann, Virginia Roberta H. Arnold and John Phillip Harrison, share and share alike the child or children of a predeceased parent to take the parent's share.

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

SIGNED, SEALED, PUBLISHED AND DECLARED by James Rayford Harrison, Sr., as and for his Last Will and Testament this 24th day of July, A.D!, 1969, in our presence and we in his presence and in the presence each of the other, and his request, have hereunto signed our names as attesting witnesses:

40Mtreen

PROOF OF WILL

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THE STATE OF SOUTH CAROLINA; Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge c	aid county:
Personally appears	'. Greene, Jr.
who, being duly sworn, says that he saw	James Rayford Harr on, Sr.
sign, seal, publish and declare the annexed	strument of writing, bearing ate theQuthday of
July	, A. D. 1969 to be
and containhis	Last Will and Tes ent; that the said
James - Rayford - Harrison, - Sr	then of sound and disp g mind, memory and understanding, according
to the best of deponent's knowledge and belief	; and that the said 11iam P. Greene, Jr.
together with Mary Gale Williams	ar Sue Porter at the request
of the testat or in his presence, a	and in the prese of each other, witnessed the due execution thereof.
Sworn to bet me, this 11th	
May Anno Domini BESSIE LEE F. NAREE	19.78 JS/ Um. P. Sheere Jr.
Judge of Probat. Abbeville County, S.	c.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of ... Clara Brown Harrison 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.

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
James Rayford Harrison, Sr.	know or believe;
and thatI will well and truly execute the same,	by paying first the debts, and then legacies contained in the
said Will, as far asbis 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
meGod. Sworn to before me, thisllthday of May, Anno Domini 19.78	Clara Brown Harrison
BESSIE LEE F. NANCE	(The Postoffice Address of each Fiduciary must be shown)

Altorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTL OF ABBEVILLE

LANY MILL AND TESTAMENT OF LONDERA M. He CURRY:

I, Loretta H Mc Curry make, publish and declare this as and for my last will and testament, revoking any and all other instruments of a testamentary nature.

I, I will, devise and bequeath all of my personal property to my son Oliver Dean McCurry.

2, I, will, dovise and bequeath all of my real property to my son Oliver Dean McCurry with the provision that he maintain the house as a house for my husband Charles McCurry for so long as he may live.

3, I will, devise and bequeath all the rest and residue of my property, be it real or personal unto my son Oliver Dean Mc Curry.

4, I nominate, constitute and appoint G. E. Dodson , as the executor of this my last will and testament.

WITHESS MY HAND AND SEAL THIS Jot DAY OF MARCH 1971.

retta M. 74 Stury

We the undersigned do subscribe as witnesses our names in the presence of each other and in the presence of Loretta M Mc Curry who signed in our presence and we signed at her request.

Graham magg Diene M. Sortesen

Harold F. Fortesme Sr.

	PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of a	aid county:
Personally appears	DIANE M. FORTESCUE
	LORETTE-M. McGURRY
	strument of writing, bearing date the 30th day o
M	, A. D1971 to be
	Last Will and Testament; that the said
LORETTE M. ECURRY was t	hen of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and helief;	ind that the said
tagether with HAROLD E. FORTESC	ind that the said
	JR, SR. and MAGGIE GRAHAM at the request
of the testat <u>ALA</u> in <u>HER</u> presence, and	i in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 15th d	ay of
Anno Domini 1	
General Are & Mance 15	
Judge of Probate, Abbeville County, S. C.	J ·
ORDER ADMITTING	WILL TO PROBATE IN COMMON FORM
	OLIVER DEAN (WILLIE) MCCURRY
	t the petition be granted and the said Last Will and Testament, with
	ORETTE M. MECURRY deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the (Court of Probate, this <u>15hh</u> day of <u>May</u> , 19.78.
	Beasie See 2- Panee /5 Judge of Court of Probate.
	Judge of Court of Probate.
QUALI	FICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
I do solemnly swear, that thi	s writing contains the true Last Will of the within named and that
	I I deceased, so far asknow or believe;
and that will well and truly execut	e the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods a	nd chattels will thereunto extend and the law charge me and that
and the second	a true and perfect inventory of all such goods and chattels; So help
ME	
	DRiver D Vac P
Sworn to before me, this	
May Anno Domini 1	(10°) 113 Hunton Charact O 411 (11)
Desue Ger J. Man	(The Postoffice Address of each Fiduciary must be shown)

Judge of Prebate, Abbeville County, S. C.

Attorney's Name and Address:

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Tast Will and Testament

STATE OF SOUTH CAROLINA,

COUNTY OF ABBEVILLE.

I, ELVERD M. STANTON, a resident of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory and not under any restraint, do make, declare and publish this my Last Will and Testament, hereby specifically revoking and annulling all other wills and codicils heretofore made by me.

ITEM ONE

I desire and direct that my body be buried in a manner suitable to my condition and circumstances in life, and a suitable memorial erected, the costs of which are to be paid out of my estate.

ITEM TWO

I desire and direct that all my just debts shall be paid out of my estate as soon as practicable after my death.

ITEM THREE

I hereby nominate, constitute and appoint MRS. TONNIE C. McLANE of 608 Benson Street, Hartwell, Georgia, as Executrix of this my Last Will and Testament, and as Trustee of each trust created hereunder.

-page one of seven pages-

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ITE FOUR

The Executrix and Tru: ee under this Will and any successor or successors shall hold and m² age the estate with the following powers which shall be exercise in such reasonable manner as may be fair and equitable under the ircumstances without order of or report to any Court:

(a) To sell, exc nge or otherwise dispose of any property at public or private sale, for cash or on terms, without the necessity of Court approval or advertisement; and also to make leases or grant options to buy for terms extending beyong the period of administration or the duration of any trust;

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(b) To retain, sell, invest and reinvest in any stocks, bonds, securities or other property, real or personal, which is deemed proper, necessary or expedient, without any responsibility for the exercise of this discretion except that of using ordinary care and without being confined to what are known as legal investments for executors, trustees, or other fiduciaries;

(c) To renew any indebtedness, as well as borrow money, and to secure the same by mortgaging, pledging and/or conveying any property; and such sums may be borrowed from any corporation, individual or banking institution, regardless of where located;

(d) To register any stock, bond or other security in the name of a nominee with or without disclosure of any fiduciary relationship; but accurate records shall be maintained showing that such security is an estate asset;

(e) To compromise, settle or adjust any claim or demand by or against the estate and to rescind or modify any contract

-page two of seven pages-

affecting the estate;

(f) To employ agents, auditors, attorneys, real estate brokers and to pay them reasonable compensation;

(g) To select an annual accounting period, to charge any expense, tax repair or replacement either to principal or income, or apportion the same between income and principal, to determine in its sound discretion whether to amortize any premium or accumulate any discount on investments purchased or sold, and to provide or fail to provide a reasonable reserve against depreciation or obsolescence;

(h) To vote in person or by proxy all stocks or other securities at any time forming part of the estate as to any corporate question, including reorganization, to exercise options, conversion privileges or rights to subscribe for additional securities, as well as to make payment therefore;

(i) To make any division or distribution required hereunder in cash or in kind or both and the composition and value of the shares as so determined shall be final and binding;

(j) To serve without making and filing inventory and appraisement, without filing any annual or other returns or reports to any Court and without giving bond; but shall furnish at least annually a statement of receipts and disbursements to the income beneficiaries;

(k) To continue my interest in any business or enterprise, to incorporate any such business and to hold as an investment or to become a partner, general or special, in any business which the Executrix and/or Trustee deems advisable for the benefit of the estate or to take any other action with respect to any such business, interest, partnership or corporation; and she shall not be person-

-page three of seven pages-

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ally liable to third persons for any claims, Bbts or demands, of whatsoever nature, incurred by or in the open tion of, nor liable for any depreciation or loss incurred in the ontinued operation of said business, provided the management is ch en with reasonable care;

; ;

(1) To pay off in a lump sum or continue to make periodic payments on any mortgage on the homeplace in thich I may be living at the time of my death;

(m) Whenever the Executrix or True e is directed to pay any money to or to use any money for the beneft of any minor or a person suffering under any legal disability, t Executrix or Trustee shall not require the appointment of a wardian, but shall be authorized to pay the same to such beneficia without the intervention of a guardian, to pay the same to a lega guardian of such beneficiary if one has already been appointed, or to use the same for the benefit of such beneficiary;

(n) To make any election or exercise any right authorized or permitted with respect to any taxes (including without limitation the filing of joint returns with my spouse) which in the opinion of the Executrix or Trustee is in the overall best interest of my estate and the beneficiaries thereof, provided that she may make any adjustment between the various interests in the estate which she deems equitable but she shall not be liable for any failure to make any adjustment;

(o) As Executrix of my estate and as Trustee of any trust created hereunder, to sell any property to, purchase any property from, make loans to, or borrow money from, any trust created hereunder or by me during my lifetime;

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(p) To continue to hold in her discretion any asset held

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by me during my lifetime without regard to any principal of diversification.

ITEM FIVE

I give, devise and bequeath unto my nephew's wife, MRS. JO ANN REYNOLDS, my 1950 Ford l_2^1 ton pickup truck, and my 1977 Chevrolet Scottsdale pickup truck, or such other truck, automobile or motor vehicles that I may own at the time of my death, to be hers absolutely and in fee simple.

ITEM SIX

(a) All the rest, residue and remainder of my property of every kind, character and description, and wherever located, including any lapsed or void legacy or devise, I give, devise and bequeath to MRS. TONNIE C. McLANE, as Trustee for the uses and trusts hereinafter set out.

(b) All estate taxes, federal and state, imposed by reason of my death with respect to any property, whether disposed of by this Will or not, required to be included in my gross estate for estate tax purposes, shall be paid out of such residue or my estate. My Executrix shall make no claim for reimbursement of my estate for estate taxes paid or payable, against any person receiving money or property from my estate or who has received any money or property from me prior to my death, includable in my estate for estate tax purposes.

(c) The Trustee shall pay, quarterly, all the net income from said property included in this trust from the time of my death to my mother-in-law, MRS. SARAH I. V. McGILL, until her death for the support of my said mother-in-law.

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-page five of seven pages-

(d) The Trustee shall also be authorized to encroach upon the corpus of this trust created in this Item Six of my Will in such amounts as she may deem necessary or advisable in the sole discretion of the Trustee for the proper support and comfort of my said motherin-law, MRS. SARAH I. V. McGILL, taking into consideration other means of support she may have.

(e) The Trustee shall also pay up to a total of Twenty Thousand (\$20,000.00) Dollars out of the corpus of my estate to TIMOTHY W. MCLANE, who is the son of my said Trustee, for the expressed purpose of providing him with a college education. My said Trustee is authorized to pay said funds to TIMOTHY W. McLANE from time to time as she may deem advisable in her sole discretion; however, said funds may only be used for providing the said TIMOTHY W. McLANE with a college education, and under no circumstances is the Trustee authorized to pay unto him or on his behalf more than Twenty Thousand (\$20,000.00) Dollars out of my said estate or the trust created hereunder.

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(f) Upon the death of my said mother-in-law, the Trustee shall continue to hold in trust until TIMOTHY W. McLANE attains the age of twenty-three (23) years the sum of Twenty Thousand (\$20,000.00) Dollars, less any sums previously paid unto him or on his behalf for his college education, as provided hereinabove, and the remaining property in this residuary trust shall then be paid unto MRS. TONNIE C. McLANE, individually, to be hers absolutely and in fee simple. My said Trustee is further directed that upon TIMOTHY W. McLANE's reaching the age of twenty-three (23) years, any said monies of the Twenty Thousand (\$20,000.00) Dollars designated for his college education, which shall remain in this residuary trust after his attaining the age of twenty-three (23) years, shall be paid over to MRS. TONNIE C. McLANE, individually, to be hers absolutely and in fee simple.

-page sizeven pages-

IN WITNESS WHEREOF, I have this 28th day of July, 1977, signed, sealed, declared, published and subscribed the above and foregoing instrument, consisting of seven type written pages, as my Last Will and Testament.

Elserd M. Stanton, (SEAL) (Elverd M. Stanton, Testator)

The above and foregoing instrument, consisting of seven type written pages, was on the date written above, signed, sealed, declared, published and subscribed by ELVERD M. STANTON as his Last Will and Testament in our presence and we, at his request and in his presence and in the presence of each other, have hereunto set and subscribed our names as witnesses thereto.

Witnesses:

my address It "2

____address_<u>A+2</u>* We Saddress A

-page seven of seven pages-

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PROOF OF WILL	
THE STATE OF SOUTH CAROLINA,) IN THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Eigene W. Harper, Jr.	
vho, being duly sworn, says that he saw Elverd M. Stanton	-
ign, seal, publish and declare the annexed instrument of writing, bearing date the20thday of	f
July to be	e
nd containhis Last Will and Testament; that the said	-
Elverd M.Stanton	g
o the best of deponent's knowledge and belief; and that the saidBugene-Wo-Harper, Jro	-
ogether with Janice A. Freeman and Robert D. Matthews at the request	t
f the testal or	
Sworn to before mc, this 11th day of May, Anno Domini 19.78 BESSIE LEE F. NANCE	-
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.__llth____day of ____May-____, 19.78.

BESEIE LEE F. NAME Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,)
Abbeville County.
1 do solemnly swear, that this writing contains the time Last Will of the within nar and that
Elverd M. Stanton
and that I will well and truly execute the same, by paying first the debts, and then leg s contained in the
said Will, as far as his
Iwill make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this 11th day of me Jonne c. me Jone
May, 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:

LAST WILL AND TESTAMENT OF BERTHA (MRS. H. S.) LOVERN

I, BERTHA LOVERN, of near the Town of Calhoun Falls, Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

1. I give and bequeath to my niece, LEARTICE W. BEAUFORD, of Augusta, Georgia, the sum of Five Hundred and 00/100 (\$500.00) Dollars, if she shall survive me.

2. I give and bequeath to my niece, IDA LEE H. SORROW, of Calhoun Falls, South Carolina, the sum of Five Hundred and 00/100 (\$500.00) Dollars, if she shall survive me.

3. I give and bequeath to my sister, MRS. FLORENCE H. FOSTER, of Greenwood, South Carolina, the sum of Five Hundred and 00/100 (\$500.00) Dollars, if she shall survive me.

4. All the rest, residue and remainder of my estate, of whatsoever kind and nature, and wherever situate, of which I may be seized compossessed compossessed compossessed composed of a the time of my death, not hereby otherwise effectually disposed of (including any lapsed legacy) I give, will, devise and bequeath to my nephew, WALTER EDWARD HILBURN, whom I raised, of Greenville, South Carolina, in fee simple.

5. I appoint my nephew, WALTER EDWARD HILBURN, Executor of this My Will and direct that he shall not be required to furnish any bond.

6. I authorize my Executor to sell at public or private sale, for cash or on credit, and upon such terms as he may deem proper, any property at any time held by him.

IN WITNESS WHEREOF, I sign, publish and declare this as My Last Will January 7, 1971.

Bertha Lovern)

The foregoing instrument, consisting of One (1) typewritten page, type-

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who, being duly sworn, says that he saw	IN T COURT OF PROBATE Personally appears Reserver IN T COURT OF PROBATE IN T TO TOURS IN T COURT OF PROBATE </th <th></th> <th></th>		
ROBERT H. thorne, Jr. who, being duly sworn, says that he saw BERTHA LO sign, seal, publish and declare the annexed instrument of wr. g. bearing date the	RUBERT H. thorne, Jr. he, being duly sworn, says that he saw DERTHA LO RN in, seal, publish and declare the annexed instrument of wr. g, bearing date the		
whe, being duty sworn, says that he saw	being duly sworn, says that he saw DERTHA LO N in, seal, publish and declare the annexed instrument of wr. g, bearing date the	By Bl	ESSIE LEE F. NANCE, Probate Judge of said county:
sign, seal, publish and declare the annexed instrument of wr. g, bearing date the	sn, scal, publish and declare the annexed instrument of wright generating date the		Personally appears ROBERT H; thorne, Jr.
January A. D	January A. D	who,	being duly sworn, says that he sawBERTHA LO BN
and contain her Last Will 1 Testament; that the said EERTHA_LOVERN	de contain hez Last Will I Testament; that the said ERTHA LOVERN	sign,	scal, publish and declare the annexed instrument of wright g, bearing date the
BERTHA LOVERN was then of sound and soosing mind, memory and derstanding, ac to the best of deponent's knowledge and belief; and that the said	ERTHA LOVERN		January, A. D
to the best of deponent's knowledge and belief; and that the said	the best of degonent's knowledge and belief; and that the said	and c	ontain her Last Will I Testament; that the said
tugether with ROSEMARY COPELAND an CAROLYN PONELL at the of the testatZix in her presence, and in the presence of each other, witnessed the duc execution the Sworn to before me, this 14 th day of June Anno Domini 1978. Interface June Anno Domini 1978. Interface June Anno Domini 1978. Interface ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the ab-we petition of	gether with ROSEMARY COPELAND at the r the testatTix in hor hor day of	BER	THA LOVERN
of the testatZiXinhoT presence, and in the presence of each other, witnessed the due execution the Sworn to before me, thisithenday of JURE, Anno Domini 1978. JURE, Anno Domini 1978. JURE, Anno Domini 1978. JURE, Anno Domini 1978. JURE, Anno Domini 1978. GRDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the ab-ve petition ofEDWARD WALTON HILBURN it is horeby ordered, adjut;ed and decreed, That the petition be granted and the said Last Will and Testament codicil, of	the testatrixinherresence, and in the presence of each other, witnessed the due execution ther Sworn to before me, thisday of June, Anno Domini 1978. June, Anno Domini 1978. June, Anno Domini 1978. June, Anno Domini 1978. June, Anno Domini 1978. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the ab-ve petition ofEDMARD WALTON HILBURN On hearing the ab-ve petition ofEDMARD WALTON HILBURN on hearing the ab-ve petition ofEDMARD WALTON HILBURN On hearing the ab-ve petition ofEDMARD WALTON HILBURN deceased, adjucted and decreed, That the petition be granted and the said Last Will and Testament dicil, of	to the	best of deponent's knowledge and belief; and that the said
Sworn to before me, this 14th day of June Anno Domini 1978. July Keudelike Judge of Probate Abbeville County, S. C. Inducted Keudelike ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the ab-vo petition of EDWARD WALTON HILBURN it is horreby ordered, adjuticed and decreed, That the petition be granted and the said Last Will and Testamed codicil decreased, be entered adjuticed and decreed, That the petition be granted and the said Last Will and Testamed codicil Con hearing the ab-vo petition of EEWARD WALTON HILBURN decreased, be entered adjuticed and the scal of the Court of Probate, this 14th Probate in Common Form. Given under my hand and the scal of the Court of Probate, this 14th day of June Given under my hand and the scal of the Court of Probate, this 14th day of June Given under my hand and the scal of the Court of Probate, this 14th day of June Gualification of Fiduciary EDWARD WALTON HILBURN deceased, so far as I. know or I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN deceased, so far as I. know or and that I will well and truly execute the same, by paying first the debts, and then legacies containeed said Will, as far as <td>Sworn to before me, this 14th June day of June June Anno Domini 1978. Judge of Probate Abbeville County, S. C. 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</td> <td>togeth</td> <td>er with ROSEMARY COPELAND an CAROLYN POWELL at the re</td>	Sworn to before me, this 14th June day of June June Anno Domini 1978. Judge of Probate Abbeville County, S. C. 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	togeth	er with ROSEMARY COPELAND an CAROLYN POWELL at the re
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On hearing the above petition ofEDWARD WALTON HILBURN it is hereby ordered, adjud;cd and decreed, That the petition be granted and the said Last Will and Testament codicil	On hearing the above petition ofEDWARD WALFON HILBURN is hereby ordered, adjuticed and decreed, That the petition be granted and the said Last Will and Testament idicil		OPDER ADMITTING WILL TO PROPATE IN COMMON FORM
it is hereby ordered, adjudiced and decreed, That the petition be granted and the said Last Will and Testamer codicil, of	is hereby ordered, adjudited and decreed, That the petition be granted and the said Last Will and Testament dicil		
codicii	dicil		On hearing the above petition ofEDWARD WALTON HIIBURN
Probats in Common Form. Given under my hand and the seal of the Court of Probate, this 14th	robats in Common Form. Given under my hand and the seal of the Court of Probate, this 14th	it is	nereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
Given under my hand and the seal of the Court of Probate, this 14th	Given under my hand and the seal of the Court of Probate, this <u>14th</u> day of <u>June</u> , <u>i</u> <u>Judge of Court of Probate</u> . QUALIFICATION OF FIDUCIARY HE STATE OF SOUTH CAROLINA, beeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and th EDWARD WALFON HILBURN deceased, so far as <u>I</u> know or b and that <u>I</u> will well and truly execute the same, by paying first the debts, and then legacies contained id Will, as far as <u>HER</u> goods and chattels will thereunto extend and the law charge me and <u>I</u> will well and truly execute the same, by paying first the debts, and then legacies contained id Will, as far as <u>HER</u> goods and chattels will thereunto extend and the law charge me and <u>I</u> will make a true and perfect inventory of all such goods and chattels; Si <u>ME</u> <u>God</u> Sworn to before me, this <u>14th</u> day of JUNE Anno Domini 19 ⁷⁸ Bessievely <i>Markee</i>	codici	BERTHA LOVERN , deceased, be entered
Given under my hand and the seal of the Court of Probate, this 14thday ofJune	Given under my hand and the seal of the Court of Probate, this 14th	Proba	
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 the EDWARD WALTON HILBURN I. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and that	Judge of Court of Probate: QUALIFICATION OF FIDUCIARY HE STATE OF SOUTH CAROLINA, } bebeville County. I		
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 the EDWARD WALTON HILBURN I. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and that	Judge of Court of Probate: QUALIFICATION OF FIDUCIARY HE STATE OF SOUTH CAROLINA, } bebeville County. I		Service & Maria
THE STATE OF SOUTH CAROLINA, Abbeville County. I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN I. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. will well and truly execute the same, by paying first the debts, and then legacies contained and thatI. said Will, as far as HER I. will make a true and perfect inventory of all such goods and chattels; ME	HE STATE OF SOUTH CAROLINA, } bbeville County. I		
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN deceased, so far as I will well and truly execute the same, by paying first the debts, and then legacies contained and the law charge me as said Will, as far as HER goods and chattels will thereunto extend and the law charge me as I will make a true and perfect inventory of all such goods and chattels; ME God. Sworn to before me, this 14th JUNE Anno Domini 19 ⁷⁸ P. O. Box 4766 Greenville, 5, C. 2960	HE STATE OF SOUTH CAROLINA, } bbeville County. I		
THE STATE OF SOUTH CAROLINA, Abbeville County. I. I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN deceased, so far as Iknow or and that II. will well and truly execute the same, by paying first the debts, and then legacies contained and the law charge me as said Will, as far as HER I. I. will well and truly execute the same, by paying first the debts, and then legacies contained and the law charge me as I. I. will well and truly execute the same, by paying first the debts, and then legacies contained and the law charge me as I.	HE STATE OF SOUTH CAROLINA, } bbeville County. I		QUALIFICATION OF FIDUCIARY
Abbeville County. I. I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN I. I. and that I will well and truly execute the same, by paying first the debts, and then legacies contained and the law charge me and the law charge	bbeville County. I. do solemnly swear, that this writing contains the true Last Will of the within named and the EDWARD WALTON HILBURN deceased, so far as I		
	Image:		
EDWARD WALTON HILBURN deceased, so far as know or and that I will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far as HER goods and chattels will thereunto extend and the law charge me at will make a true and perfect inventory of all such goods and chattels; a ME God. Sworn to before me, this 14th day of JUNE , Anno Domini 19 ⁷⁸ P. O. Box 4766 - Greenville, E.C. 2960	EDWARD WALTON HILBURN deceased, so far asknow or b and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and then legacies contained and thatI will well and truly execute the same, by paying first the debts, and the law charge me and andI will make a true and perfect inventory of all such goods and chattels; So ME		
and thatI will well and truly execute the same, by paying first the debts, and then legacies contained said Will, as far as	Image:		
said Will, as far as	id Will, as far as HERgoods and chattels will thereunto extend and the law charge me and I		
Iwill make a true and perfect inventory of all such goods and chattels; MEGod. Sworn to before me, this 14th day of JUNE , Anno Domini 19 ⁷⁸ P. O. Box 4766 - Greenville, B , C. 2960	I will make a true and perfect inventory of all such goods and chattels; Some service of the se	and t	nat I will well and truly execute the same, by paying first the debts, and then legacies contained i
ME God. Sworn to before me, this 14th day of JUNE , Anno Domini 19 ⁷⁸ P. O. Box 4766 - Greenville, B , C. 2960	MEGod. Sworn to before me, this 14th day of JUNE , Anno Domini 19 ⁷⁸ Besice Stance (The Postoffice Address of each Fiduciary must be st	sa:d	
Sworn to before me, this 14th day of JUNE , Anno Domini 19 ⁷⁸ P. O. Box 4766 - Greenville, B , C. 2960	Sworn to before me, this 14th day of JUNE, Anno Domini 19 ⁷⁸ Besice Address of each Fiduciary must be st		Iwill make a true and perfect inventory of all such goods and chattels; So
Sworn to before me, this 14th day of JUNE , Anno Domini 1978 Benning June , Anno Domini 1978 Benning June , Anno Domini 1978	Deceneration (ance) (The Postoffice Address of each Fiduciary must be st		
JUNE , Anno Domini 1978 P. O. Box 4766 - Greenville, E.C. 2960	Deceneration (ance) (The Postoffice Address of each Fiduciary must be st		survey lot 121 - 121
Serieul I Manaol	Deceneration (ance) (The Postoffice Address of each Fiduciary must be st		Sworn to belore me, this 14th day of
(The Postoffice Address of each Fiduciary must be	Judge of Prebate Abbeville County, S. C.		JUNE , Anno Domini 19 ⁷⁸ P. O. Box 4766 - Greenville. B .C. 29608

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written on only one side, was at the date thereof by the said BERTHA LOVERN, signed, sealed, published and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

further of Abbeville, South Carolina

Commany H. Copeland of Abbeville, South Carolina Parelf____ of Abbeville, South Carolina Garalyn

283

State of South carolina Last wee and Camily of Akherille S.C. To all whom it more Caueru The attached 10 pages are for my fast will r lectament -Robaldung any & all Wills Mader By mil higtic This Sate-

To have many Bethea wronget now take will Murble, Top, 6 dung chairs Kound top Table in lung moon my duner ring lacep with while shades 3 pieces of lance want Table on Back porch made aut ly lille neners stort morraei in tennig room -Wheat - not in course of the Sugar Buchet to Rase

Recorded: Will Bk. No. 11- page 284-286 File No: 464- /13, 393 - June 28, 1978

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To John Berthed my mahagony y partie Bed Noom suit 1 odd a we noom chair that was (ma tenn.) abling table in front noom chistmes tree Green platfour Rocher (was pops) "pops" 2 glaze varis an mantico that E' Ma" Lena Kejst gla weer nu - ne Di Bickaans affec

Flo John a. Duckson p. Green spoal rach pop made The big pink lamp in linning D room 3 my selve ware is churce cubint I he pane to Me -33 préce y couve ware Big round fail -To Luna have Durlap my tone sint 5 Libarry Table 1 came Baltom chein - That Cauce paur Ehunch Kacker with Blive plastic Reat & Carrier vare Bushets 3 picces of caring ware. 1 of the picty Barols on what-not rhunght Caue Brotton chare-

To Billy Winismy chevry ded room suit in front Del Noom. Lauch & chair that matches in Neu-Echina Catinet in den my catheradil guilt Brach with forcal cance 3 pieces of convy ware ATCE BOX Square electric fau It homade chein that grand for Duku Made where he went to Dame Reeping-361 die au prout parch 3 popo heil road eautou de vase on what not.

To Go ANN Willis. my chine calinet with all the EDesker in langer room. Somy Round during Table -Slainp with puck shake in hungroon. Sprace table in time room 3 Coung ware in Bashet 33 prices of county wall 2 7 Course Ning Table iv Wildure Bill made & Telephon Table -3 tuto plallu 3m: 55 Roce game gi ANN TH Z water set jou daing & waching , ou hu when the was sich = Minnu one muite ne middle I Bed room helongo to 90 also the work stave opriscu M middle Bed room four with The while vion Der-

to gre wiee's El single Bed Big Jak Rocker Cauch in lung noom 1. I stand in den Gale seg table 3 piceas "energ wall Amall Rocker -Freezer Straight Church in my roome. scrie of Bawks on what not papes Truch in Brow Horn -· · · · · · · · · · 10 m cheat of doawers in entermade Cahinet in Bath room while wardersh in lette Back room 1 and deak rach in hitchen 2 Dish Cahenet's one in party rie Heleten vzy Stone -Day Bed in Bach room. ace my clothe to may mother (if she wents' thue)

Wardrohe i Samy TKore many gave us Wushing Wachine - Sanny + Bill Gune no & Preabjart buit Saluy gave us Stone, 2 while Cahuets - 1 Radio T.J. is Bill willis - also the Stealing The Deursole sung machine (my puder gay) Elle of my pessonal Belongingo Sauch as ": Vaces, pictures, all of y muy Do Dads - (Secture enery while) 5 ace my quelts - Blankets - spicedo, "Toweld-" sheets_ precedences -& Facery work - my per - Beado I he divided . also all of my F Diches - coching pats & pricoand any thing else you see a need - Be dealed equal to Kace mary, go ANN- Jo- Lina Race Deale + may Thomas -

I also will my House + lot at 309 wardlave & in akterili R. D. To JO ANN Willis you keing so I good to me and taking care of me & where & Meeded her. When all of my Bills are paid and a have any money left gue each of the H grand a Children a thousand dollars Sapiece. Then The next he divided equal to Race mary Source & GOANN' Lucice B. Dicharn I unesh my then children to. act as yearton + yeartics of my wice - To act with out Bond-

The presians 10 pages in my hand wenting and untraled by me. Lucille B. Dickson are my last

where and lestennet and 2 have signed - The Paule m the presince of Three Welnesers helow, which are Subscribed The Dame at my respect and in my présence and in the presence. by each other and 2 mi there piesence bated may 10 The TY Lucice B. Duckson Murull J. Huckake attentle S.C. Sam A Fuqueson Ft + Albunill SC. Darah C, Hill acherille, A. C.

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Sarah C. Hill
who, being duly sworn, says that the saw Lucille B. Dickson
sign, scal, publish and declare the annexed instrument of writing, bearing date the 10thday of
May , A. D. 1977 to be
and contain her Last Will and Testament; that the said
Lucille B. Dickson was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidSarah C. Hill
together with Lurrell J.Huckabee and Sam A. Ferguson at the request
of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 27th day of June , Anno Domini 19 78 BESSIE LEE F. NANCE
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 John A. Dickson, Jr. and Rose Mary D. Bethea it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, 2041th RECEIVENT , of _______ Lucille B.Dickson ______ deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 27th day of June, 19.78. BESSIE LEE ----

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I do solemnly swear, that this writing o	contains the true Last Will of the within named and that
Lucille B. Dickson	
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 ashergoods and chattels	s will thereunto extend and the law charge me and that
Iwill make a true and	l perfect inventory of all such goods and chattels; So help
Sworn to before me, this 27th day of June , Anno Domini 1978	· Jo ann D. Willis
BROBE LEE F. MANCE	(The Postoffice Address of each Fiduciary must be shown)
Judge of Prebate, Abbeville County, S. C.	•
 Attorney's Name and Address: 	

STATE OF SOUTH CAROLINA,) COUNTY OF ABEEVILLE.

)

LAST WILL AND TESTAMENT OF WILLIS E. TIMS

IN THE NAME OF GOD, AMEN:-

11 1:-I, Willis E.Timms, of the County and State aforesaid, do make, ordain, publish and declare this as and for my last Will and Testament, hereby revoking all Wills and Instruments of a Testamentary nature heretofore by me made.

2:-I will and direct that my Executrix hereinafter named shallpay 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 beloved wife, Euphie G. Timms, in fee simple absolute.

4:-I do hereby nominate, constitute and appoint my wife, Euphie G. Timms, Executrix of this my Last Will and Testament, without bond.

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

8th day of July, A. D. 1971.

Signed, Sealed, Published and Declared by Willis E. Timms, 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.

87 ΤĘ Timms Willis E.

PROOF OF WILL

THE STATE OF SOUTH CAROLINA Abbeville County.	· } IN	THE COURT OF	LOBATE
By BESSIE LEE F. NANCE Probate	Judge of said county	<i>'</i> :	
Personally appears HAR	OLD W. VANDIVER		
who, being duly sworn, says the he	saw Willis	E. Tinma	
sign, scal, publish and declare	annexed instrument 4	of writing, bearing	e the
July	, A.	D. 1971	to be
and contain <u>his</u>	Last	Will and Testame	that the said
Willis E, Ti	was then of sou	and and disposing ?	d, memory and understanding, according.
to the best of deponent v ge a	nd belief; and that th	e said HAR	JW. VANDIVER
together with EARLE NIC	KLES	and HAJ	D.R. CRAWFORD at the request
of the testat in k	esence, and in the r	presence of each in	er, witnessed the due execution thereof.
Sworn to before me, this 22 June nm	nd day of to Domini 1978	Hars's	l W. Candin

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this _____ 22nd ____ day of _____ June ____ ____, 19<u>.75</u>. Judge of Court of I Dec ixce

QUALIFICATION OF FIDUCIARY

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

Sworn to before me, this .22nd day of 1 Anno Domini 19 **78** June ree 1 cile C Judge of Prebate. Abbeville County S. C.

ayphie & Timmes

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address:

state of south carolina county of abbeville Mast Will and Testament

and a state of the second

OF

LIZZIE ALICE C. CAMPBELL

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

ITEM I.: I direct that all of my just debts be paid as soon as practicable after my death. ITEM II.: I give and bequeath to my husband, Eben H. Campbell, all of the personal property that I now own, and all that I may later acquire, of every kind

and nature, wheresoever situate.

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ITEM III.: I give to my husband, Eben H. Campbell, for and during the term of his <u>natural life only</u>, all of the real property

that I now own, and all that I may later acquire, wheresoever situate, and at the death of my husband, Eben H. Campbell, I give and devise all of the real property that I now own, and all that I may later acquire, wheresoever situate, in equal shares, to my daughter, Irmaline C. Hall; to my daughter, Betty Jo C. Hall; and to my granddaughter, Stella Louise Dent, to them, their heirs and assigns forever.

ITEM IV: In the event that my husband and I should perish in a common accident, or disaster, neither surviving the other for longer than twenty-four hours, then in that event, I give, bequeath and devise all of my property, real, personal, or mixed, and wheresoever situate, in equal shares, to my daughter, Irmaline C. Hall; to my daughter, Betty Jo C. Hall; and to my granddaughter, Stella Louise Dent, to them, their heirs and assigns forever.

PROOF OF WILL

<u>,</u>

EST

was

THE STATE OF SOUTH CAROLIN. Abbeville County.

~ K^

IN THE COURT OF PROBA

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

JAMES W. Personally appears

who, being duly sworn, says that he saw

sign, seal, publish and declare the annexed

MARCH ----hėr

NIL

and contain LIZZIE ALICE C. CAMPBELL

to the best of deponent's knowledge and belief together with VIRGINIA C. G S in HER ... presence, . of the testat RIX

Sworn to before me, this 29th y of

Judge of Probate, Abbeville County, S. C.

LIZZIE ALICE C. CAMPB	
trument of writing, bearing date	
, A. D.	.970 to be
Last Will and Testament; th	the said
m of sound and disposing mind.	on.ory and understanding, according
id that the said	XXXXXXX JAMES W. GUEST
STandMARTH/	. HODGES at the request
in the presence of each othe:	itnessed the due execution thereof.

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of IRMALIN	C. HALL AND BETTY	JO C. HALL	
it is hereby ordered, adjudged and decreed, That	the petition be granted ar	nd the said Last W	ill and Testament, with
codicil , of LIZZIE ALICE C.	CAMPBELL	de	eceased, be entered of
Probate in Common Form.			
Given under my hand and the seal of the C	urt of Probate, this 29th	a day of	June, 19.78.
		Judge of Court of	f Probate.

QUALIFICATION OF FIDUCIARY

	SOUTH CAROLINA,
Abbeville County)
We	do solemnly swear, that this writing contains the true Last Will of the within named and that
LIZZIE	ALICE C. CAMPBELL deceased, so far as WE know or believe;
and that X	will well and truly execute the same, by paying first the debts, and then legacies contained in the
sald Will, as far	as HER goods and chattels will thereunto extend and the law charge me and that
• • WE	will make a true and perfect inventory of all such goods and chattels; So help
US	God.
	God. ore me, this 29th day of . Anno Domini 1978 . Anno Domini
June	Anno Domini 1978 Route # 1 - EXXMENTEXXE Abbeville, S.C. (The Postoffice Address of each Fiduciary must be shown)

Judge of Prebate, Abbeville County, S. C.

Attorney's Name and Address:

(LASE WIII AND TESLAMENT OF DIZZIE AITCE C. CAMPDEIL) <u>Page NO. 2</u>

ITEM V. I hereby nominate, constitute and

appoint my two daughters, Irmaline C. Hall and Betty Jo C. Hall, as the sole executrices of this my last will and testament, they to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this MARCH day of Edward, 1970.

Liggie alice? Emplosel

SIGNED, SEALED, PUBLISHED, AND DECLARED by the said Lizzie Alice C. Campbell, 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 $\underbrace{5}$ day of $\underbrace{1}$

Dirginia C. Guest of Calhoun Falle, 8.C Mærthe & Andger of falkoun Falls, S.C. Muldel Aller of Calloun Falls, S.C.

state of south carolina county of abbeville Asst Will and Testament

OF

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EBEN H. CAMPBELL

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

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

ITEM II: I give and bequeath to my wife, Lizzie Alice C. Campbell, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III: I give to my wife, Lizzie Alice C. Campbell, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to her, her heirs and assigns forever.

ITEM IV: In the event that my wife and I should perish in a common accident, or disaster, neither surviving the other for longer than twenty-four hours, then in that event, I give, bequeath and devise all of my property, real, personal, or mixed, and wheresoever situate, to my daughter, Irmaline C. Hall; to my daughter, Betty Jo C. Hall; and to my granddaughter, Stella Louise Dent, to them, their heirs and assigns forever.

ITEM V: I hereby nominate, constitute and appoint my two daughters, Irmaline C. Hall and Betty Jo C. Hall, as the sole executrices of this my last will and testament, they to serve without the necessity of bond if such be required by law at the time of my death.

(Last Will and Testament f Eben H. Ca pell)

· • • • •

I WITNESS WHE REOF, 'have hereunto set my Hand and Seal to this 'last will and tes ment, this <u>5</u>^M MARCH day of **February**, 1970.

Eber H to an Walls (L.S.)

Page No. 2

SIGNED, SEALED, PUBI SHED, AND DECLARED by the said Eben H. Campbell, as and for his ast will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 5th day of Pebruary, 1970. Virginia C. Sueat of Calhoun Falls, S.C. Mareta, Fritodges of Calhoun Falls, S.C. Mareta, Fritodges of Calhoun Falls S.C., Jandoll FUSP of Calhoun Falls S.C., The letate whe not opened on Elev Canpbell Dirce the burned only a life latate is this real property and nothing the who is the Marre.

STATE OF SOUTH CAROLEMA COLUMN OF GREENWOOD

LAST WILL AND TESTAMENT OF CALHOUN ALLEN MAYS

I, Calhoun Allen Mays, the senior, of Breenwood, South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any other will or other instrument of a testamentary nature heretofore by me made.

LTEM I.

I nominate, constitute and appoint my sons, Marshall Trammell Mays and Calhoun Ailen Mays, the junior, as Co-Except tors of this my last will and testament, with the might of either to serve alone if the other is unable or finds it inconvenient to associate the appointment and complete the administration of my estate.

ITEM II.

I will and dequeath unto my children, Nancy Mays Lund, Marshall Trammell Mays, and Calhoun Allen Mays, the junior, in equal shares all my jewelry and personal effects, other than investments, and any automobiles which I may own at the time of my death.

ITEM III.

I will, devise and bequeath all the rest and residue of my estate, real, personal and mixed, unto my sons, Marshall Trammell Mays and Calhoun Allen Mays, the junior, or either of them, as Co-Trustees or Trustee, IN TRUST for the uses and purposes set out in Item IV of this will; subject, nevertheless, to a power of appointment hereinafter conferred on my wife, Mae Transchil Mays, in Item 7 of this will.

Cartified: A True Copy Greenwood, County, S. C

Freder July 13, 1978 Live Let. No. Jul: 464-13, 391 - M-190-391-32 The Lines, we , personal and min-d, pereinatove devised and bendeather ... We Marshals Transcul Ma,s and Calness Allen Soyn, the Julion of either of them, as Co-Trustded of Trustee shall be here is two trust fonds, each under the terms more institute set but. Isignated as flows: Fund A, composed of a one-fact and/vides represe in the suid estate, and Trust Fund 5. reposed of the combining one-half under the thereas in the sub-fact.

Trust Face A shall be need and administered by the said Co-Tructes of Structes for the Following tres and surposes, to-wit:

- (1) To pay to by wife quartery on bet dates, or as more from the intervals is agreeable both to ner and to the frestees, all the phone from the assets of this front Fine A: and to pay to my wife from the compus of the said Trust Fund A such such in addition to the income as may be necessary in the judgment and discretion of the Trustees to provide for her adequate support and maintenance.
- (2) In the event of the death of my wire, Mae Trammell Mays, without having exercised the power of appointment hereinafter conferred upon her in Item 7 of this will, the residue of this Trust Fund A shall be held, controlled, managed, used and expended for the use and benefit of my children or children of deceased children or paid over and conveyed to them respectively under the provisions covering Trust Fund B, hereinafter set out.

Trust Fund B shall be held and administered by the sald Co-Trustees or Trustee for the following uses and purposes, to-wit:

 To pay to my wife quarterly on set dates, or at more frequent intervals if acreeable both to hav and to the Trustees, all the income from the

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and the second second

- (a) a monoral control and be the set of my children, wanty Mays Inco, Marshart Transmell Mays, and Calicon Alter Mays, the Junion, control of my children of any shift the set (monoral control of the set of the first of Mays, the set of the set of its on their parents and the state tribute the shares of those children way by Hiving at that time.
- (3) To use and elemend such part of the income from any of said scares, and then such part of the dorbus if the income be insufficient, as may be necessary to provide for the adequate support, maintenance and education of the children of any of my children to whom such share may have been allocated who may predecease me and my wife, Mae Trammell Mays, in such amounts as their respective needs, in the judgment and the discretion of the Trustees, may indicate; and to set up separate accounts for each granichild, charging against each such expenditure as may be made for his or her use and benefit.
- (4) To distribute to the child or children of any of my children who may predecease me and my wife, Mae Trammell Mays, upon his or her becoming twenty-five (25) years of age, the share of the estate to which such grandchild at that time may be entitled.

In the administration of both Trust Fund A and Trust Fund P, the said Trustees are hereby authorized and empowered:

 (1) To hold, control, and manage the said Trust Funds in such manner as will, in their judgment, effect its preservation, increase, and availativity for the ruses and composes hereinatter set out.

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والإيجاب والمرتبة بمنتك المراجع المتنافي والمراجع المراجع المراجع المراجع المراجع and the second - t Buy controlar Strong col male Wands; A to reformant the proces a southing any for solon the Trustees and the op the less littledst of the tti Giy staries and Distriction and the constitution theory, coon investment. se constitute a proc of the second of Trust of an and to re-quarter. to the second the true within the table of the and the store could all the search spens to that end. The Fullop of tenso in when any land of the said -state may be at a assigned, exchanged, transferrer, pledgeo or ... traged, chall not to charged with the proper tisposition of the proceeds thereof by the sald "mustees, cut shall secure the said procerty, freed and disonarged of this Trust.

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ITEM V.

Upon the death of my wire, Mae Trammell Mays, the principal or corpus of Trust Fund A then remaining in the hands of the Trustees shall be paid over to such person or persons and such estates (including, but not limited to, my wife's estate) in such amounts or proportions as my wife may appoint by her last will and testament, containing specific reference to the power of appointment hereby created under this my last will and testament, it being my intention that such power shall be exercised by my wife alone and in all events.

ITEM VI.

I clothe my Co-Executors, acting together or singly, in the administration of my estate, with power to sell any or all of my property, real, personal, and mixed, either at public or private sale, if, in their discretion, such sale is necessary or expedient for the purpose of paying my debts, making distribution among the deviaces and ledates of my estate. on entrestation of the merical of the second of the second

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TREA DEC.

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In the event set by with int T series in a commuaccions on disaster and it is not essible to determine the war are alter formular, it shall a presence for the exposes of this relaxed will no testament, that my will determine degite any presention to the employ producing discrete sucheath art unich espires in them.

IN WITHESS WHELEON, I LEAS A AMERICAN SAY HERE THE STREET STREET, I HAVE A MERICAN AND A MERICAN AND A MERICAN SALES.

Signed, Published and Obelared by Calnoun Allen Mays, the sendor, as and for all last will and testament, in the presence of us, who, in his presence, and in the presence of each other, at his requesy, have subscribed our names as witnesses:

in and

Realding at Greenwood, S. C. Black Residing at Greenwood, S.C. Residing at Greenwood, S. C.

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TO

LAST WILL AND TESTAMEN' OF CALHOUN ALLEN MAYS MADE DECEMBER 29, 1960

In satisfying the bequest of Trust Fund A to the Trustees Cor my wife, Mae Tramaell Mays, ander Item IV of my last will and testament made Decomber 29, 1960, my Executers shall assign, convey and alsoribute to Trust Fund A the cash, securities and other propert, , including real estate and interests therein, which shall constitute sale bequest. The cach, securities and other property so distributed shall be selected in such manner as to have an aggregate fair market value fairly representative or the appreciation or depreciation in the value to the date or dates of each distribution of all property then available for distribution. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy said bequest shall be valued for that purpose at the value thereof as finally determined for Federal estate tax purposes, and any other property so assigned and conveyed shall be valued for that purpose at its cost. No assets or proceeds of any asset shall be included in the bequest of Trust Fund A as to which a marital deduction is not allowable if included. Said bequest shall abate to the extent that it cannot be satisfied in the manner hereinabove provided.

IN WITNESS WHEREOF, I have hereunto set my hand this day of November, 1964.

Rection allen Ma

Signed, published and declared by Calhoun Allen Mays as and for Codicil No. 1 to his last will and testament, in the presence of us, who at his request, and in his presence, and in the presence of each other, have subscribed our names as witnesses:

lack Residing at Greenwood, S. C. mulle R Michael B. Sheppard Residing at Greenwood, S. C. Jean R. Martin Reciding at Greenwood, S. C.

STATE OF NEW JERSEY

MORRIS PLAINS

LAST WILL AND TESTAMENT OF NANCY MAYS TRAWNY

I, Nancy Mays Trawny, of Morris Plains, New Jersey, being of sound and disposing mind and memory, do make, publish and declare the following as my last will and testament, hereby revoking any former wills or other instruments of a testamentary nature heretofore by me made.

ITEM I.

I nominate, constitute and appoint my brother, Marshall Trammell Mays, as Executor of this my last will and testament, and power is hereby given to him, either at public or private sale, to sell or dispose cf, and make titles to any or all of my property for the payment of debts and taxes or for carrying out the provisions of this will. I will and direct that my Executor shall not be required to give bond and shall not be required to make returns to any official or governmental agency from which he may be relieved by this my last will and testament.

ITEM II.

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I will, devise and bequeath all of my property of which I may die seized and possessed to Marshall Trammell Mays, Executor above named, as Trustee, his successors and assigns, TO HAVE AND TO HOLD, IN TRUST, for the uses and purposes hereinafter set forth, to-wit:

(A) To divide the principal or corpus into three equal shares so that there will be one share for each of my children, Charles, John and Margaret Lund, and thereafter during the lifetime of each child:

(1) The net income from such child's share of the trust shall be paid to him or her at convenient intervals not exceeding each three months.

(2) As much of the principal or corpus of such child's share of the trust as the Trustee may from time to time think desirable for his or her welfare, support and education shall be paid to such child or shall be applied for his or her benefit by the Trustee.

(3) Each such child shall have the right to withdraw the entire principal of his or her share of the corpus of this trust fund at any time or from time to time after reaching the age of twenty-five (25) years.

(4) If any child or children of mine shall die leaving a child or children of their own, then all of the benefits of this trust shall accrue to the then living issue, per stirpes, of such child or children of mine, and in the event that any child or children of mine should die without leaving issue, then the share which such child or children of mine would have been entitled to receive shall go ratably under the terms of this trust to the use and benefit of my other child or children.

(B) It is my will and desire as to the trust created herein that my Executor-Trustee shall have the following general powers:

(1) To retain any or all investments which they may take under this my last will and testament or which may be added or transferred to the trust, and to invest in all forms of property without being confined to legal investments for trustees in New Jersey.

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(2) To hold property or securities unregistered or in the name of a nominee; to give proxies and to compromise claims.

(3) To borrow funds and to pledge real and personal property as security for the repayment thereof when in the judgment of the Trustee such action is deemed for the best interest of the trust funds or the beneficiaries thereof.

(4) To sell at public or private sale for cash or credit, or partly for each, to exchange or to lease for any period of time any real or personal property and to give options, sales, exchanges or leases.

(5) In case any beneficiary hereunder is, in the Trustee's opinion, disabled by age, illness or any other cause, to apply all sums, to which the beneficiary may be entitled hereunder, directly for his or her welfare, comfort and support, without the appointment of or the intervention of a guardian.

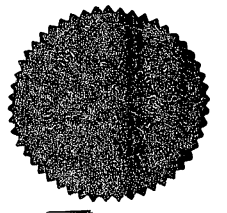
IN WITNESS WHEREOF, I have hereunto set my hand this day of June, 1974.

Mancy Thays Thaway

Signed, Published and Declared by Nancy Mays Trawny as and for her last will and testament in the presence of us, who, in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses:

14 Wistoria Dr. Foros N.J. Ansama In Spring St Somerse Tr.J. 60 valley Rd. Somewilt, N.J. Kay Karbardi 3 -

3 S I, R. Sar Mischiara Surrogate of the County of Morris, State of New Jersey docertify, the annexed to be a true copy of the last will and testamen deceased, Nancy Mays Trawny late of the County, of Morris, State of New Jersey admitted to prokate by me, and that Marshall Trammell Mays The Exercut or therein named, proved the same before m and is duly authorized to take upon himself th. administration of the estate of the tostat_rix____, agreeably to said will.



Witness, my hand and seal of Office the
Thirtieth day of September
in the year of own Sond, A. D. One Thousan Nine Hundred and <u>Seventy-Four</u>

Tast Will and Testament

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

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19. 1978 - Lill Look No. 11-

I, MARY LAURENCE KENNEDY, of said State and County, being of sound and disposing mind, memory and understanding, do hereby make, ordain, publish and declare this as my Last Will and Testament hereby revoking all other Wills heretofore made by me.

ITEM ONE.

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

ITEM TWO.

I give and bequeath the sum of Three Thousand (\$3,000.00) Dollars to THE BOARD OF FOREIGN MISSIONS, ASSOCIATE REFORMED PRESBYTERIAN CHURCH, for missionary work preferably in Pakistan with full authority in said Board to use said sum elsewhere if its use in Pakistan is not feasible in its judgment.

ITEM THREE.

All the rest, residue and remainder of my property of every kind and description shall be divided by my Executor into two parts of equal value. One of such parts I give, devise and bequeath to JAMES N. BONNER and his wife, MARY B. BONNER, in equal shares, or to the survivor of them if only one of them is living at the time of my death, with authority in each of them and the survivor of them to use such portion of the income and principal thereof as they may desire, but upon the death of the survivor of them I

request that any unexpended portion of this part of my estate be left by the survivor of James N. Bonner and Mary B. Bonner, by Will, to LILA BONNER MILLER if then living, but if she is not then living, then in equal shares to her three children, MRS. BELLE MILLER MCMASTER, MRS. MARY MILLER BRUEGGERMANN and PATRICK D. MILLER, JR., with the proviso that if any one of said three children is not then living, the share he or she would have received if living shall be divided equally among such of his or her children as are then living.

The other equal part of said remainder of my estate I give, devise and bequeath to LILA BONNER MILLER, but if she fails to survive me said share shall be divided equally among her husband, PATRICK D. MILLER, SR., her daughters, MRS. BELLE MILLER MCMASTER and MRS. MARY MILLER BRUEGGERMANN, and her son, PATRICK D. MILLER, JR. If Patrick D. Miller, Sr. should also predecease me, the part of the residue bequeathed to Lila Bonner Miller if living shall then be divided equally among her three children herein named, provided, however, that if any one or more of them should not then be living, the share which her deceased child would have taken if living shall be divided, share and share alike, among such of the children of such deceased child of Lila Bonner Miller as shall then be living.

ITEM FOUR.

I appoint PATRICK D. MILLER, SR. as Executor of this Will and I relieve him and his successors in office from giving bond, from making any returns or reports to or securing or filing any inventories or appraisements with any Court while acting hereunder. If he should for any reason fail to qualify or cease acting as Executor hereunder, I appoint his son, PATRICK, D. MILLER, JR., to succeed him as Executor under this Will.

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ITEM FIVE.

I give to my Executor and to his successors in office authority from time to time to time as he may think necessary or deem best without the necessity of obtaining the consent or approval of any Court:

(a) To sell, exchange or otherwise dispose of any property at any time belonging to my estate for any purpose whatsoever which in his discretion is deemed appropriate, either at public or private sale, at such prices and places, upon such terms, and with or without advertisement, as he may think necessary or deem best, but no sale need be made, the primary purpose of which is diversification of investment;

(b) To lease any property for any term, regardless of the duration of the administration of my estate;

(c) To invest and reinvest any sums of money coming into his possession, in any property, including, but not by way of limitation, stocks, bonds, securities, mortgages, notes, choses in action, real estate and improvements thereon, as he may deem best, regardless of whether or not the subject of such investment be of the character now or hereafter permitted by law to Executors or Trustees;

(d) To borrow money, or renew any loan or indebtedness owing by me at the time of my death, and to give security for the repayment of any such indebtedness by mortgage, deed of trust, loan deed, pledge or otherwise;

(e) To hold in the same form of investment any property of any kind of which I may die possessed;

(f) To vote all shares of stock held by him in person or by proxy and to agree to or take any action in regard to any reorganization, consolidation, merger, liquidation or dissolution of any corporation or company whose stock or securities are held by him, and, generally, to exercise in respect to

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all stocks and se writies the same rights and powers as are, or may be, lawfully exercised by persons holding s wh property in their own right;

(g) 'o make division or distribution in kind or in money, or partly in kind and portly in money, and for the purpose of such allotment, the judgment of and the vision by the Executor and the valuation determined by him shall be binding and conclusive on all parties interested therein;

(h) Te employ such real estate brokers or agents, accountants or other persons as he may deem desirable and to pay reasonable compensation for such services as they may render;

(i) To compromise, settle and/or adjust any claim or demand for or against my estate and to agree to any rescission or modification of any contract affecting my estate, without the consent or approval of any Court; and

(j) Generally to exercise, in addition to the powers hereinabove expressly granted, such other powers as are authorized or permitted under the laws of the State of South Carolina, and to perform all such other additional acts and functions as the laws of the State of South Carolina permit. This subparagraph shall be construed as a grant of additional power and shall not modify or revoke any power hereinabove expressly granted.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Will appearing on this and on the three preceding pages hereof, each of which is identified by my initials, on this the $28^{\frac{11}{2}}$ day of $28^{\frac{11}{2}}$, 1964.

MARY HAURENCE KENNEDY

Signed, sealed, published and declared by MARY LAURENCE

KENNEDY as and for her Last Will and Testament in our presence, and we at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses on the day and year aforesaid.

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E. Kittyp (SEAL) Due West, S.C. Address Marche & Frynness (SEAL) Now West & C Address S. W. M. Clain (SEAL) Due Went, & C

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STATE OF SOUTH CAROL A, COUNTY OF ABBEVILLE.

I, MARY LA RENCE KENNEDY, of said State and County, being of sound and disposine mind and memory, do hereby make, publish and declare this as a Codicil to by Last Will and Testament, said Last Will and Testament having been executed by me on the 28th day of December, 1964, in the presence of E. Gettys, Martha E. Ferguson and D. W. McClain, all of Due West, South Carolina.

ITEM ONE OF CODICIL

I will and direct the following additional sentence be added as an addit nal sentence to the first paragraph of Item Three of my said Will:

> If neither James N. Bonner or Mary B. Bonner should surviv: me, or if the survivor of them having survived me fails to dispose by Will of the unexpended portion of this part of my estate, then and in either such event the same shall go to LILA BONNER MILLER, if then living, but if she is not then living, then in equal shares to her three children, MRS. BELLE MILLER McMASTER, MRS. MARY MILLER BRUEGGERMANN and PATRICK D. MILLER, JR., with the proviso that if any one of said three children is not then living, the share he or she would have received if living shall be divided equally among such of his or her children as are then living.

ITEM TWO OF CODICIL

As modified hereby, my said Will of December 28, 1964, is hereby expressly ratified, confirmed, republished and redeclared. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this Codicil to my Will, this Codicil appea**r**ing on this and on the preceding page which I have identified by my initials, on this the

7 day of _ fuly, _____, 1971.

Mary LAURENCE KENNEDY (SEAL)

Signed, sealed, published and declared by MARY LAURENCE KENNEDY as and for a Codicil to 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 witnesses, on the day and year aforesaid.

(SEAL) marcha E. Fergusnal Eme west S.C. 1 (SEAL) E. Gettys Are West, S.C. (SEAL) K. W. W. Clain Vue Wial, N. V

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PROOF OF WILL

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Personally ppeared before me D. W. McClain
who, being duly sworn, the he saw Mary Laurence Kennedy, sign,
seal, publish and declare to annexed instrument of writing, bearing dates
December 28 , 196 to be and contain the said testator's Last Will and First Codicil dated J y 7, 1971 and Testament/ that the said testator was then of sound and disposing mind,
memory and understanding and under no legal disability, according to the
st
de lent D. W. McClain together with E. Gettys
and Martha E. Ferguson at the request of the testator in the
preser. of the said testator and in the presence of each other, subscribed
our names as witnesses to the said instrument.
That throughout this affidavit the masculine gender shall be
deemed to include the feminine where the contexts so requires.
Sworn to before me this 18th day J. W. Mc Clary of July , 1978 Affiant
Surge of Probate for Abbeville County, South Carolina
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
IT IS ORDERED, ADJUDGED, AND DECREED that the
instrumentsoffered for Probate herein dated December 28, 1964, July 7, 197
& March 9, 1972be and the same hereby is admitted to Probate as the Last and First and Second Codicil Will and Testament/of Mary Laurence Kennedy, 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 <u>18th</u> DAY OF <u>July</u> , 19 78.
As Probate Judge for Abbeville County South Carolina

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ROBERT L. HAWTHORNE, JR. Attorney at Law 200 E. Pinckney Street Abbeville, S. C. 29620

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