interest in the old home place, together with the furnishings therein, shall pass to Katie McClain Murff, absolutely and in fee simple.

ITEM VI.

I hereby will, devise and bequeath to my nephew, Clyde Murff, Jr., my house and lot located on North Main Street in the town of Donalds, South Carolina, in trust for the following uses and purposes: To rent said property or in any way he deems proper to manage said property for the complete benefit of my great-nephew, Scott Murff, the beneficiary of this Trust. When the said Scott Murff attains the age of twenty-one (21) years, the Trust herein created shall terminate and the property herein shall become the property of Scott Murff, absolutely and in fee simple.

ITEM VII.

All the rest and residue of my estate, of whatever kind and nature and wheresoever situate, both real and personal, I will, devise and bequeath unto my nephews and nieces herein above named, share and share alike, absolutely and in fee simple.

ITEM VIII.

I hereby nominate, constitute and appoint Thelma Tribble as the Executrix of this my Last Will and Testament and do direct that she shall serve without bond.

Margie/Murff, Testatrix (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Margie
Murff as and for her Last Will and Testament in the presence of
us, who at her request and in her presence, in the presence of
each other, have subscribed our names as witnesses hereto.

Tot. Latinus Residing at Donalds, S.C.

Eugenia D. Latinus Residing at Donalds, S.C.

Frances S. Bours Residing at Donalds-S.C.

Quarted 2-27-84 Will BR.# 13 Dg. 399-460

STATE OF COUNTY CAROLIN

ILLE WILL AND CLICALIST

COUNTY OF WELLINGON

MICH AND AME BY THICK LIBERTUS:

That we, beter Robert have, are and Mary Luith Maye, husband and wife, of wreenwood County, Louth Jarolin, being of sound and disposing hind and memory and desirous of making such disposition of our worldly estate as we doen best, do hereby make, publish and declare this as and for our joint hast all and restament, hereby expressly revoking and and every fill of codicil whatsoever which may have been made by us or either of us.

ITUM I

ge dir at the enceutor of exceutrix of our will do pay the decedent's just debts, including a st of last illness and funeral expense out of the decedent's estate as soon of the decedent's death as may be pricticable.

ITUM II

will, give, device and begon the unto the survivor all of the personal property that the other has at the time of his or her death in fee simple.

III: III

Le will, jive, device and bequeath unto the survivor all of the real property that the other has at the time or his or her death for and during the natural life of the survivor and then at his or her death unto our beloves son, leter mobert lare, Jill with whom slmighty and has rightly blood our lives and for whom we matually have deep and biding lave a devotion, in fee simple.

VI MUSI

If no should custein a signifuneous death in a common disaster or deport this life under such circumstances in the it cannot be consequently ascentiated which survived the other, then in that event we will, give, devise and bequeath all of our property, real and personal, unto our beloved son later to but linye, from fee simple.

T LL V

de nominate, constitute and appoint the survivor as executor or enecutrix of the first decident's estate without requirement of bond and vest in said encoutor or enecutrix full and complete authority to do any and all things in the administration of the estate as he or the deems best or to the best interest of the estate. If, we sustain a shalt neous death as set forth in Item IV above, then see a meaniful appoint our son, leter potent have, Indeed Executor of both of our estates without requirement of bond and with the same deneral authority we have given unto the survivor if he or she serves as enecutor or a cutrin.

Jighet, to hoo, to higher his office. The within hand Testator, there hosters yet, who will in mand thry tmith laye, suntring as no for their joint less fill and testatent, and we, at their request, in their research of which others all being research and to other have hereunt ascrifour names as witheresses.

: In Sue & Huchant : Minety Sing & C. Benesly S. Kemps ... Greenwood, S. C.

SOUTH OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF JESSE THOMAS WHEELER, SR.

IN THE NAME OF GOD, AMEN:-

I, JESSE THOMAS WHEELER, SR., being of sound and disposing mind, memory and understanding and desiring to make disposition of all my property in case of death, do hereby make, publish and declare the following as and for my Last Will and Testament, to-wit:-

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

ITEM II: I will, devise and bequeath unto my wife, KATIE M. WHEELER, all of my property, real, personal and mixed, of whatsoever kind and wheresoever situate, in fee simple absolute. I have made no provision in this my Last Will and Testament for Barbara Jean Wheeler, our daughter, however, I have full confidence that my wife, Katie M. Wheeler shall provide her with the necessities of life upon my demise.

ITEM 111: I hereby nominate, constitute and appoint James R. Scott, Sr. Executor of this my Last Will and Testament, giving him full power to do any and every act necessary to carry this my Last Will and Testament into effect, and without giving bond as such Executor.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the day of February, 1984.

Signed, Sealed, Published and Declared by Jesse Thomas Wheeler, Sr., as and for his Last Will and Testament in the presence of us, who in his presence, and the presence of each other, at his request, have hereunto subscribed our names as witnesses.

Jesse Thomas Wheeler Sr. (LS)

Jesse Thomas Wheeler, Sr.

Jerry W. Moore

Ronald & Thomason

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

• ••	Miller
vho, being duly sworn, says that he saw	Jesse Thomas Wheeler, Sr.
ign, seal, publish and declare the annexed instrum	ent of writing, bearing date the day of
February	, A. D. 1981;to be
	Last Will and Testament; that the said
Jesse Thomas Wheeler, Sr.	was then of sound and disposing mind, memory and understanding, according
o the best of deponent's knowledge and belief; and	that the said W. Miller
ogether with <u>Ellis M. Moore</u>	and Ronald G. Thomasson at the request
of the testat or inhis pro	esence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this	day of \
March , Anno Domini 19	8),
Judge of Probate, Abbeville County, S.C.	
ORDER ADMITTING	WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	R. Smott, Sr. hat the petition be granted and the said Last Will and Testament, with
	Thomas Wheeler, Sr. , deceased, be entered of
Probate in Common Form.	•
	t of Probate, this13 day ofMarch, 19_811
	Judge of Court of Probate.
•	Judge of Court of Frobate.
QUAL	LIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, } Abbeville County.	
do solemnly swear, th	nat this writing contains the true Last Will of the within named and that
Jesse Thomas Wheeler, Sr.	deceased, so far as I know or believe;
and that will well and truly	y execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his	goods and chattels will thereunto extend and the law charge me and that
I	will make a true and perfect inventory of all such goods and chattels; So help
me_God.	
Sworn to before me, this	day of Jamus of Scott are
March, Anno Domini 19	
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.	
Â ttor ney's Nan	ne and Address:

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

I, Odis E. C'Shields, 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 wills 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 purposes.

ITEM II

I give, devise and bequeath unto my beloved wife, Alliene C. O'Shields, all my real or personal property which I may own or have the right to dispose of at the time of my death, to be here absolutely.

III METI

Should my wife predecease me or should she and I die simultaneously; then I do hereby give, devise and bequeath unto my daughter, Gaye M. O'Shields, all of my property both real and personal, but it is the intention of the Testator that his beloved wife, Elliene C. O'Shields, shall have all his real and personal property if she is alive at the time of his death.

hereby nominate, constitute and appoint my beloved wife, Alliene C. C'Shields, is Executrix of this my will, and direct that she shall not be required to give bond as such.

Hand and well this I day of Dubust, 1956, at Abbeville, South Carolina.

404

120 124. 16. 13. 19. 404 Mach 21, 1984 File 72. 84 ES

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsE	ther B. McDill
who, being duly sworn, says that he s	wOdis E_O'Shields
	nexed instrument of writing, bearing date the <u>11th</u> day of
August, 1956	, A. D. <u>This</u> to be
and contain <u>his</u>	Last Will and Testament; that the said Odis E. O'Shields
	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge a	nd belief; and that the saidEsther B. McDill
together with Wilford M	rtin and Michael A. Demaio at the request
of the testatOr inh	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this	
A.	7 1100 04
	asce Settu B. Mc Dell
Judge of Probate, Abbeville	County, S.C.
ORDER	{ ADMITTING WILL TO PROBATE IN COMMON FORM
ļ	
	Alliene C. O'Shields decreed, That the petition be granted and the said Last Will and Testament, with
codicil of	Odis E. O'Shields , deceased, be entered of
Probate in Common Form.	
Given under my hand and the s	al of the Court of Probate, this <u>13th</u> day of <u>March</u> , 19 <u>84</u>
	Desie La F. Nanco
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	į
Abbeville County.)
	mnly swear, that this writing contains the true Last Will of the within named and that
Odis E. O'S	hields deceased, so far as know or believe;
and that wi	well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his	goods and chattels will thereunto extend and the law charge me and that
I	will make a true and perfect inventory of all such goods and chattels; So help
me God.	
Sworn to before me, this13	th day of \ Cilliene C. OShield
3	inno Domini 19.84
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville	County, S.C.
	torney's Name and Address:
į	-1 -2

Signed, "ealed, Fublished and Declared by the Testator, Odis E. O'Shields, as and for his Last "ill and Testament, 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.

Esthuß mcDell, Abbeville, S.C.

Michael a. Ochaw, Abbeville, S.C.

STATE OF SOUTH CAROLINA,)

COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT.

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

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

SECOND, I do hereby give, devise and bequeath unto my beloved husband, Porter E. Brock, all the rest and residue of my estate, both real and personal, and wheresoever situate at the time of my decease, to be his absolutely, to use as he may see fit;

FINALLY, I do hereby make, constitute and appoint my husband, Porter E. Brock, to be the Executor of this my LAST WILL AND TESTAMENT, and I do hereby direct that he be exempt from giving any surety or sureties on his official bond as Executor;

PROVIDED HOWEVER, that should my husband predecease me, or be deceased simultaneously with my own decease, or be deceased before my estate should become legally his for any reason whatsoever, THEN, I do hereby give, devise and bequeath unto my surviving children all the rest and residue of my estate, both real and personal, and wheresoever situate at the time of my decease, after payment of my just debts and funeral expenses, to be theirs absolutely, share and share alike, absolutely; my surviving children at the time of this writing being sons Sloan Brock, Jasper Brock, Johnny Brock, and daughters Bertha Mae Brock Jones, and Ellen Brock Alewine; WITH THE FURTHER PROVISION that should the terms of this paragraph become effective, THEN, I do hereby make, constitute and appoint my son, Sloan Brock, to be the Executor of this my LAST WILL AND TESTAMENT, and I do hereby direct that he be exempt from giving any surety or sureties on his official bond as Executor, should he be required to serve, AND I DO FURTHER STIPULATE that he is to be authorized to sell any or all properties if necessary to pay my just debts and funeral expenses;

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{23}{}$ day of September, 1983, A. D.

Tweill young Brock (L.S. Lucille Young Brock

Signed, sealed, published and declared by Lucille Young Brock, to be her LAST WILL AND TESTAMENT, and we have signed it as witnesses at her request, in her presence, and in the presence of each other this _23_ day of September, 1983, A. D.

HONEA PATH, S. C.

Come Walter

HONEA PATH, S. C.

HONEA PATH, S. C.

HANDBOOK HANDBOOK REGARDING COMPLETION OF RESIDENCE ITEMS. CONDITIONS

CONDITIONS

CONDITIONS

CONDITIONS

CONDITIONS

CONDITIONS PART OTHER SIGNIFICANT CONDITIONS—Conditions contributing to death but not related to cause given in PART I [a] OR PENDING INVEST ISpeciff INJURY AT WORK Special FUNERAL DIRECTOR OR PERSON ACTIND ASS BURIAL, CREMATION,
REMOVAL, Other (Specify)
190. BUTIAL CITY, TOWN OF LOCATION OF DEATH PACI MESIDENCE-STATE U.S.A.S.C. (ounity) INFORMANT-NAME (Type or Print) OCIAL SECURITY NUMBER IATE OF BIRTH III NO IA 248-12-4256 A Anderson OUE TO, OR AS A CONSEQUENCE OF STRAR

CAUSE PER LINE FOR (a), (b), AND (c). M MYGCARDIAL Porter E. Brock DUE TO, OR AS A CONSEQUENCE OF. NAME OF ATTENDING PHYSICIAN IF OTHER THAN CERTIFIER (Type or Print) 210. 3-13-84 DATE SIGNED Der Fri NAME AND ADDRESS OF CERTIFIER (PHYSICIAN, MEDICAL EXAMINER OR CORONER) IT po or Print 716. To the best of my knowledge, death occurred of the time, date and place and due to the count's solet. Pruist Funeral Home S. C. REBUCCH M. FORL Dr. LAMES Walter (,, COUNTRY OF WHAT PLACE OF INJURY—At home, farm, street, factory, office building, etc. (Sand) DATE OF INJURY IN., Der. Tr. COUNTY 10b. Keowee Baptist Ch. Cemetery CEMETERY OR CREMATORY-NAME Abbeville 31001W トスパカないると BLECKLEY TAILURG HOUR OF DEATH UNDER I YEAR UNDER I DAY 77.12. 5:15 AM 20b. 1376 IIC. NO. C. NO. Honea Path USUAL OCCUPATION IGHT Lind of work done during most of working life, even if retired! MIDALE DA SALED MAILING ADDRESS HOSPITAL OR OTHER INSTITUTION—Nome till got in either, spire tilleet and number!
Anderson Memorial Hospital ...House wife HOUR OF INJURY Young Rt. 1 Honea Path, S. C 29654 ANDERSON 191 バン DATE OF BATH Porter E. Brock LOCATION DESCRIBE HOW INJURY OCCURRED PRONOUNCED DEAD MOIST DATE SIGNED IN MOIHER-MAIDEN NAME FIRST ADDRESS N. Wain 9t. Hohea Path, S. C. 29654 May 28,1908 MEMORIAL 22a. On the basis of examination and/ar investigation, in my opinion death occurred at the time, date and place and due to the cause(s) sigted. 22d. ON RT. 1 Maggie STREET OR R. F.D. NO. AUTOPSY DATE RECEIVED BY REGISTRAR-1m. Dog. To KIND OF BUSINESS OR INDUSTRY HOLLYDÓN Jenna 16 111111 13,64 Anderson S. Hoge a 23b. LIC. NO. PROMOUNCED DEAD (Hour) HOUR OF DEATH EXAMINER OR CORONER TO MEDICAL CITY OR TOWN Path, S. C. WAS DICIDINT EVIR IN OP/Lan. B. Inpotent transfer Internal between paret and death Interval between gaset and death Shop of McClain STATE CIC NO. INSIDE CITY LIMITS Inpatient ž 1571 1617 the Anderson Contribution of STATE ATTESTS: This is a true and legal :: of the Certification of the recr Health Officer and County Registrar 1 Marian is pray 1. D. MAR 1 5 1984

1: March 27,

OHEC-670 Rev. 1978

Last Will and Testament

State of South Carolina IN THE NAME OF GOD. AMEN! County of Abbeville

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

ITEM I:

I will and direct that my body shall be decently interred, and it is my will that all expenses incurred therefor, my funeral expenses, expenses of my last illness and any just debts owing by me at my death be paid out of the first money coming into the hands of my executor hereinafter named.

ITEM II:

I will and bequeath at my death my guns, Dodge oick-up truck, and my fishing boat to my beloved son, Brian Keith Holmes.

ITEM III:

All the rest, residue, and remainder of my property of whatever kind and character, real and personal, tangible and intangible, I give, devise, and bequeath to my beloved wife, Eleanor A. Holmes, if she shall survive me. If my wife does not survive me or predeceases me, then I give, devise, and bequeath all the rest, residue, and remainder of my property to my beloved son. Brian Keith Wolmes, or his lineal descendants per stirpes.

ITEM IV:

I hereby nominate, constitute, and appoint my beloved wife, Eleanor A. Holmes, as Executrix of this my Last Will and Testament, she to some without being required to give any bond or security for the

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

IN WITNESS
my Last Will and Intermediate Thomas E. Holmes

The foregoing instrument, consisting of one typewritten page, was this the 20th day of February, 1984 signed, sealed, nublished, and declared by the Testator, Thomas E. Holmes, as and for his Last Will and Testament, in the presence of us, who, at his request and in its presence and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

ADDRESS J. J. Sex 225, The Carmick, 21

ADDRESS J. J. Bax 17 Casham Falls, 3.6

ADDRESS J. J. Bax 17 Casham Falls, 3.6

. Kedd ADDRESS F.O. Sox 225, The Cornick, & C.

M. D. M. fr. ADDRESS At 1 Calhoun falls, S.C. ADDRESS P. O. Box &7 Cachow For C.

THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Albert M. Kidd, Jr.
who, being duly sworn, says that he saw Thomas E. Holmes
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
February, 1984 ,A.D. This to be
and contain his Last Will and Testament; that the said Thomas E. Holmes
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidAlbert_M.::Kidd, Jr.
together with Linda C. Kidd and Brenda J. Campbell at the request
of the testat or inhis presence, and in the presence of each other, witnessed the due execution theref.
Sworn to before me, this day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Eleanor E. Holmes</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day of March, 19 84
Susie Les F. Marca
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County. Description of the within named and that
Thomas E. Holmes deceased, so far asknow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this

Cast Will and Testament

OF

Grace Lure Gambrell Mall

In the Name of God, Amen:

Control of the second of the s	
being of sound and disposing mind, memory and ung	Jerstanding,
onsidering the certainty of death and the uncertainty of the time thereof, and being desired worldly affairs, and thereby be the better prepared to leave this world, when it shall almighty to call me hence, do therefore make and publish this my last Will and Testament oking and annulling all wills by me heretofore made, in manner and form following, the	please the hereby re-
First, and principally, I commit my soul into the hands of Almighty God, and my earth, to be decently buried at the discretion of my execut ers hereinafter namewill is, that all my just debts and funeral expenses shall be paid by my execut ers named as soon after my decease as shall be convenient;	ned; and my
Second, Legive, devise and bequeth to Gena Louise H. Phillips and Rose-ella	
Gambrell, all household good's which is to say Bed's Stove Ice Box Sil	Aet-Mare
Radio, T. V., to share and share alike, that is to say "EQUAL",	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
THIRD, And to a Grandson Donnie P. Gambrell I leave a 27000 Pistol	(Gun)
P.Gambrell.	A '
Billy 1 Billy	·
FIFTH, It is my request that my grave be propley and decently Marked,	and I trust
that my heirs shall live in peace forever, Amen.	- (
STATE ADDRESS OF MY HEIRS, AS OF TOWARD	\$1.4
Gena Louise H. Phillips, Ware Shoals, S.C. Rt # 1, A Daughter	<u> </u>
Rose-ella Hall Gambrell, Honea Path, S. C. Rt. # . 1. A. Daughten	
Donnie P. Gambrell, Ware Shoales, S.C. Rt # 1, A Grand-Son	
Charles Tanda - March Charles C. B. W. J. A. Charles Dougle	্ <i>ং</i> জ ter
SEVENTH. To the best of my knowledge there is no other ZWILL"	
**************************************	/ }

PART THREE,

It is my wish that myxdauxXdaughterzxisaxismis and her husband Instruction B. Phillips be buried in the lot Named

OWT TRAY

"A CONCIDE TO THIS WILL"

All the rest and residue of my estate, both	real, personal and mixed, I give, devise, and bequeath to
my My two Daughters, Namle	ry Gena Louise d Phillips and
Rose-ella Hall Gambre	11.
	and
to them and their heirs and assigns forever, sha	re and share alike, as tenants in common.
	estitute and appoint my Two Daughters.
Gena Louise M.Phillips & Ros	s-Gala Hall Gambrell ers of this, my last
	tershereinbefore named shall not be required
to give bond for the faithful performance of th	e duties of that office.
In Testimony Wherent, 1 ha	ve set my hand and seal to this, my last Will and Testa-
ment, at Honea Path, S.C.	this 28th day
of Anguest in the year of our	Lord one thousand nine hundred and 71
and the second of the second o	Or e rell no
en de la companya de N	Maker of Will)
	(manual of manual)
Signed, Sealed, Published a	md Beclared, by Grace Lure
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ove-named testa ex, as and for her last Will and
Testament, in our presence, and at her reque	st, and in her presence, and in the presence of each
other, we have hereunto subscribed our names	as attesting witnesses.
	Willie D. Moore L. S.
DONE AT MONEA PATH, S.C.	esidence Rt 1, Box 30. Honea Path, S.C. 29654
County Of Anderson.	Old On il no
THIS 29. DAY OF CALLY 1971.	Lifferd In Zolles, L.S.
De Ani O P	esidence . Rt F.1. Cleveland Community Honor Path S.

"A CONCIDE TO THIS WILL" (to be used by maker)

PART TWO,

It is my wish that myximmixdaughtermixmix and her husband
Harrison B. Phillips be buried in the lot Named

Marrison B. Phillips be	buried in the lot Named
PART THREE,	
The second secon	<u></u>
	The second secon
PART FOUR,	•
PART FIVE,	
PART SIX,	
PART SEVEN,	
	 State 1 to 1
	- V. S. race Line I. Hall.
THE PARTY WHO MAKE'S THIS WILL CAN CHANGE ANY PART ANY TIME THEY WISH, BUT MUST SIGN HIS	(Maker of Will)
OR HER NAME, AND DATE SAME, WITHOUT ANY ONE AS WITHOUSS.	DATE CHANGE WAS MADE, 2019
Received: Tranch	29, 1984
Receiled: Tranch- Ille No: 84 ES Ull BC. No. 13-19	
Ull BC. 40. 13- fly	gas -

W

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsAlford	M. Iollis			
who, being duly sworn, says that he saw	Gra	ce Lure Gambrel	l_Hall	·
sign, seal, publish and declare the annexed in	strument of writing	, bearing date the	21st	day of
August, 1971	, Å. D	This		to be
and contain her	Last Will and	l Testament: that the sai	id Grace Lure	Gambrell Hall
	the speciments are a second of	ound and disposing mind	,	o di managaran da
to the best of deponent's knowledge and belief			•	
together with Willie D. Mc				at the request
Sworn to before me, this Shorn to before me, this Sth, Anno Dom	day of		•	•
Judge of Probate, Abbeville County,	s.c.	 D		
ORDER ADMIT	ring will to	PROBATE IN COM	MON FORM	
On hearing the above petition ofGer it is hereby ordered, adjudged and decree	na Louise H. ed, That the petit	Phillips and Ros	se Ella H. Gamb e said Last Will and	rell Testament, with
codicil, ofGr	ace Lure Gaml	brell Hall	, decea	sed, be entered of
Probate in Common Form.				
Given under my hand and the seal of the	Court of Probate, t	_		
			Judge of Court of Pro	
C	UALIFICATION	OF FIDUCIARY		; \
THE STATE OF SOUTH CAROLINA, Abbeville County.				/
do solemnly swe	er, that this writing	g contains the true Last	Will of the within name	d and that
Grace Lure Gambrell Hal	1	decease	d, so far as <u>We</u>	_know or believe;
and that will well and	l truly execute the s	same, by paying first the	debts, and then legaci	es contained in the
said Will, as far as her	goods a	and chattels will thereun	to extend and the law c	harge me and that
we	will make a	true and perfect invento	ory of all such goods an	d chattels: So help
		•	,	
	re	(The Postoffice Ad	2 H Liash dress of each Fiducian	y must be shown)
	s Name and Addres	ss:		

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

IN THE NAME OF GOD AMEN:

I, Charlie C. Simmons of the County and State aforesaid being of sound mind, memory and understanding but mindful of the uncertainty of life do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revolking any and all other papers of a testamentary nature.

-1-

I direct that my Executor here and after named pay all my just debts as soon after my demise as possible and errect a suitable memorial to my memory.

-2-

It is my last will and desire that my Executor here and after named by and hereby is given the power to sell and dispose of all my property, real and personal, with or without order of the Probate Court and that from the proceeds thereof he is top provide for my beloved wife, Anna Harbin Simmons. during her last days having the right and privilege to use interest and capital for the use and benefit of the said Anna Harbin Simmons.

-3-

I do hereby nominate and appoint David E. Simmons, my brother, as Executor of this my Last Will and Testament.

Signed, sealed, published and declared by Charlie C. Simmons as and for his Last Will and Testament this 13 th day of April, 1978 and in the One Hundred Eighty-Ninth year of the sovereignty and independence of the United Stated of America.

Signe, sealed, published and declared by Charlie C. Simmons as and for his Last Will and Testament in our presence and we in his predence and in the presence each of the others and at his request have affixed our names hereunto as attesting witnesses:

Slady Creft

4/0

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Charles S. Bruce of Abbeville County. State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

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

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

Item III. I will, devise and bequeath all of my property, both real and personal, to my brother, Joseph T. Bruce, in fee simple.

Item IV. I herry nominate, constitute and appoint my brother, Joseph T. Bruce, as executor of this my last will and testament, giving him power to do the things necessary to carry out my will without the order of the Court, including the making of conveyances, and that he act without bond.

Witness my hand and seal this day of July A. D. 1972.

Signed, sealed, published and declared by Charles S. Bruce, 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.

ruman Address Chewille,

THE	STA	TE	0F	SOUTH	CAROLINA,
Abbe	ville	Co	unt	y.	

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears Mildred Winn who, being duly sworn, says that the saw ___ Charles S. Bruce sign, seal, publish and declare the annexed instrument of writing, bearing date the July ____, A. D. <u>1972</u> and contain his _____Last Will and Testament; that the said ___ Charles T. Bruce was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ____Mildred Winn together with John B. Freeman and Judy Albertson __at the request of the testat _er_ in _____his____ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this _____ day of Anno Domini 19__81 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with en de la companya de la co Charles S. Bruce _, deceased, be entered of Probate in Common Form. QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA,) Abbeville County. _do solemnly swear, that this writing contains the true Last Will of the within named and that $_$ ___ deceased, so far as ______ will well and truly execute the same, by paying first the debts and then legacies contained in the Stranger Colonies goods and chattels will thereunto extend and the law charge me and that said Will, as far as ... bl.s will make a true and perfect inventory of all such goods and chattels; So help me____God. . Sworn to before me, this April (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: _

STATE OF SOUTH CAROLINA :

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF Cornel Chrisley

IN THE NAME OF GOD, AMEN:

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

- I will and direct that my Executrix hereinafter named shall pay 2: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. Nellie E. Chrisley, for and during her natural life. Then, at her death, I will and direct that whatever property, real and personal, remains in my estate be equally divided among my three children, Neil Chrisley, Bobby Chrisley and Dorothy C. Green, or their bodily heirs, share and share alike. The child or children of a deceased child or children to take the part or parts that the parent or parents would have taken if living. I hereby nominate, constitute and appoint my wife, Nellie E. Chrisley, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of March, 1961, A.D.

Picaril (Phaneles (IS)

Signed, Sealed, Published and Decared by Cornel Chrisley as and for his Last Will and Testament, in the presence of us, who in his presence and of eac other at his request have sub cribed our names as witnesses.

1178 Carloune Cathoun Falle S.C. ulline Willite

without fills f.C.

THE STATE OF SUTH CAROLINA, Abbeville County

IN THE COURT OF PROBATE

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

Personally mearsWilliam C. Crocker
who, being duly svrn, says that he saw Carnell Chrisley
sign, seal, published declare the annexed instrument of writing, bearing date the day of
<u>March</u> ,A.D. 1961 to be
and contain his Last Will and Testament; that the said
Carnell Chraley was then of sound and disposing mind, memory and understanding, according
to the best of deponat's knowledge and belief; and that the said
together with B. M. McCaslan and Eugene Wilhite at the request
of the testat ex in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to beforeme, this day of, Anno Domini 19 81
Judge of Proate, Abbeville County, S.C.
Judge of Prolate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Nellie E. Chrisley 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 10 day of April , 19_81
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
Carnell Chrisley deceased, so far as I know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
me God.
Sworn to before me, this 10 day of April , Anno Domini 19 84 (The Postoffice Address of each Fiduciary must be shown)
April , Anno Domini 19 84 (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Mrs. Annie M. Balentine of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

Item I. I commit my soult to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church and that a suitable marker be placed to mark my grave and that all expense incurred therefor be paid out of my estate and that all of my just debts be paid out of the first money coming to hand.

Item II. I will all of the money left after payment of debts and expenses to my four children in equal shares, Manley owes me \$1450.00 and Buddy owes \$700.00.

Item III. I will the house and land from where the heating gas tank on the side of the store was, back to Higgins Road between Mrs. Smith and the Store Building from main Highway straight back with the house to Harold's line, including barn, to Buddy. I will to Harold and Manly the land from the other side of the gas tank between Billy Whites back to Harold's line. I will the Store and the rent therefrom to Buddy.

Item IV. I will and direct MXXXXX that my personal property, household furnishings etc. be divided among my four children, and Shirley Harold, Anne, Manly and Buddy, and my daughter in laws, AMRE and Martha, and Clara, and my grandchildren, Stevie, Jimmy, Danny, Lee, Scott, Mathew, Vickie Lynn, and Audrey, as set out in the attached memorandum which I have initialed.

Item V. I appoint My son, Harold, and my daughter, Anne, as executor and executrix of my will, giving them power to do all things necessary to earry out my will, including the right to make deeds, without the order of the Court and without heing bonded.

Witness my hands and seal this 7th. day of June A.D. 1971.

Quice W. Balentind SEAL)

See next pages and last page for attestation.

S.C.H.

Page 3

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

Sarah C. Hier Address Alberille, S.C.

J. Bernett Vinson " Rt. Jayloro, S.C.

C. Marshall Knowlah " Pt 1, Ander 5 n., S.C.

This goes last rice , 9th added last will in change In my jeweling I went morthe to have Marcal to have mine and manie ring The mounting mourais the stones nine. The check in mile and Lee's room Vicki Lywe alsothe old-line purple oil lamp. I decided not to let Harold have the born and lot he rounted to bruy it I first told him would let here! have It but I changed my mind to let go like I find had it in the will of 7/ June 7 Evel ## I want The 3 trop Harold money and Suddy to have their soldey's old time stick piece I would Buddy to have the ceranic piece Duck "make you have . The J, V. goes book to charles the vitil radio goes to Scottie Hope Harold went be " wand about the borney land and born I would Buck to have comelliery since he was borned after his groud "lad" died I want feer to the have the dismond ring with the 2 dismonth Cooks nevel like a mane ring to tout The all to have I grant o

I want ame to have the heavy wear ever boiler diving room suit Harold's. I want Harold to leave The silver Sollar that was made the year I was have Deirde The silver dollar rirel he and the rest also the 22 - 2 dollar bills Lee gove me. I wasel them decided with the 4 children and grand children. The bed room seit mayobany enit you the harble top table between the 2 windows in living room Just A. 11. J. D. lited the 3 chairs mir this you Starold held want Harold to have I Budly and manly one since They are The 3 boys. The hig mich can for Shirley Sembean mixer gles to Buldy" Coffee table Buldy The square The growt porch Harald. Berry Link Come also the lawy on chest of drawers men Bowen pain Sive Shawow contilling the can keep jeweling. since she was borned after Lee died. The jemina That me Jimme maderauce One of the chairs in

1/5

Crece lough in living room on marble-lop Chest or drewere all blue lever in bet room she gave me. Clara and thinly the Chings they we me shower arrangement figurene and personne tottle also the little block and times the Lorent of Chest of drewers where her pictures are pitcher van I would Buddy to have the house and loud of where the hesting gas love on the side of the stohes was back to Hipper De. between mir Swith and the store building from mon High way straight back with the house to Hardle line incheding born. Obrold and money land from the other sile of que Touck between Belly of Itheted book to Herold's lined Clause all may jewelery det gave me job Shirley. Vicke Lynn welding the fee me. Vicke July for fred Carol Faller Vicke put sapplinge. Vaces on lividy room mouth you Harold, decing room suit Haroll Tool Harold and Bully. Watch for Bully his saddif pestal for him. afaguer Joh acuir all bull! you Claral. Cossee to Mauly bellow there on table we living room for this marble top chest thouly decord player Jones of them marble lok Chest Meury Gecard player and ally theing lise in deines or cook wear she wants. The Churry shirt for manly in names room the maple sail Ale "the transled Lees and my room. All molerial to time said dressed that we say surface would be shown that the first of as she twoests too Shoes "Moto" Clere. your furniture for Buildy with hosese The Sofa and survey with hosese The Sofa and survey said and she star expensed pash goes to marble top tables Buldy" Thousand left after expensed pash goes to jall equally mounty owed me \$1450.00 Bully \$100.00 pl 300.00 Thought Every thing that has been not listed or over I looked de efectly divided live Stevil James and Hanny something what spee all think they would like. beg would leke. Love all pour Hope there would be any hard geelings for I always have would love and, peter. at my children detch it will go book to groved children pluse The large container with the thing arrangement or Buddey ou ratio all hel livered and toweld be equally divided. The Three small lemp

travers the proper on dreser the other one in Lees room en check browers the compiler and majoleta for Receive things not in ted divide rapidly. Old black Cheston took parch such, are 3 chairs the Best of the Best of the parch mile glass anama bout with could halder anne (Presple petition of Bushi's old floor coverliege store regularator and intimited to go with house, again things not hither want equally divided. March Hand whole tray our refugal want equally divided. March Hand who tray our refugal the want of plates on Bushet let anne take the order the evants.

to Cince The other I Harold. The blue boy and blue girl jugarene to Many. The other things on moutle June. The ceder love chest goes to Dine. The Table The one in The conner with gar laws to Harold The old time chair serving martha. I want you to have the little rocker I murselall Time to have the little rocker I murselall rich in comer zor and jung to door Budde and junction on anne. all yearly goes to come except what wind in my jewelry goes to come except what wind in my jewelry goes to come except what wind in my jewelry goes to come except what wind in my jewelry goes to come except what wind his, let will. There are lots of things will be agreeable much 2/27/82 Think.

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STATE OF SOUTH CAROLINA

LAST WILL AND TESTAMENT

COUNTY OF LAURENS

I, KATHRYN D. MC CRARY, of Laurens County, State of South Carolina, being of sound and disposing mind, but realizing the uncertainty of this mortal life, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, and Codicils thereto, by me at any time heretofore made.

ITEM ONE

It is my Will and desire and I direct my Executor expend such an amount as may be reasonable and proper for my funeral and erection of a suitable marker to my last resting place, and to pay and discharge as soon as may be reasonably practicable after my decease any and all expenses incident to my last illness, my funeral expenses, and marker, together with any and all other indebtedness due by my estate, including all inheritance or estate taxes that may become due as a result of my decease.

ITEM TWO

I give and bequeath the sum of One Thousand (\$1,000.00)

Dollars unto my grandson, GEORGE T. LOMAX, JR., of Columbia, South

Carolina.

ITEM THREE

All the rest, residue and remainder of my property, real, personal and mixed, and wheresoever situate, I give, devise and bequeath unto my son, GEORGE TALBERT LOMAX, in fee, absolutely and forever.

That should my said son, GEORGE TALBERT LOMAX, predecease me, or should he and I depart this life simultaneously or as the result of a single catastrophe, then and in either event, I give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, and whereversoever situate, unto GEORGIA PAULETTE LOMAX and KATHRYN CECILE LOMAX, in equal shares,

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share and share alike, in fee, absolutely and forever.

ITEM FOUR

If any person under twenty-one (21) years of age (a "minor") becomes entitled to a share of my estate upon my death or to a share of the principal of any trust estate upon the termination thereo; such share shall be held by, and I give, devise and bequeath the same to, the Trustees hereinafter named, IN TRUST, NEVERTHELESS, for the following uses and purposes: TO manage, invest and reinvest the same, to collect the income and to apply the net income and principal for such minor's benefit, to such extent and at such time or times as the Trustees, in their sole and absolute discretion, deem advisable, until such minor reaches the age of twenty-one (21) years, and thereupon to transfer, convey and pay over the principal of the trust, as it is then constituted, to such minor. Any net income not so applied shall be accumulated and added to the principal of the trust at least annually and thereafter shall be held, administered and disposed of as a part thereof. Upon the death of such minor before reaching the age of twenty-one (21) years, the Trustees shall transfer, convey and pay over the principal of the trust, as it is then constituted, to such minor's executors or administrators.

The Trustees are authorized and empowered to hold as a part of such minor's trust any and all articles of tangible personal property at any time forming a part thereof. The Trustees shall have no duty to convert such articles to productive property, and the expenses of the safekeeping thereof, including insurance, shall be a proper charge against the trust.

If the Trustees, in the exercise of their sole and absolute discretion, determine at any time not to hold or to continue to hold any property in trust, as hereinabove provided, they shall have full power and authority to transfer and pay over such property, without bond, to such

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minor's parent or to the guardian of his or her person or property or to the person with whom such minor resides.

The receipt of the parent or guardian or person to whom any principal or income is transferred and paid over pursuant to any of the above provisions shall be a full discharge to the Trustees from all liability with respect thereto.

ITEM FIVE

I hereby name, constitute and appoint M. S. Bailey & Son, Bankers, a South Carolina banking corporation having an office at Clinton, South Carolina, its successor or successors by any merger, conversion or consolidation, Executor of this my Will and Trustees of the trusts hereby created, without bond, and with full and complete power and authority to do any and all things which they may deem necessary, desirable or proper in order to manage and settle the affairs of my estate, including the right to sell any of my property, real or personal, at public of private sale, without order of the court, and on such terms and conditions as they shall deem advisable, and to execute good and sufficient bills of sale or deeds or other instruments as may be necessary in connection therewith, and with the right to carry out any contract I have made.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this 6 day of February Hathryn D. McCrary

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

Cheryl W. allen	of Clinton S.C.
Eline J. Maron	of Laurens, S.C.
Ruth J. Nelon	of Laurens S.C.

ATTEST: True, Correct & Certified Copy of

•	PROOF OF WILL
THE ENAMESOUTH CAROLINA,	IN THE COURT OF PROBATE
Bobbie D. Wilson	
Chery1	Judge of Probate for said County.
Personally appears	Kathryn D. McCrary
vho, being duly sworn, says that he saw	
ign, seal, publish and declare the annexed in	6st nstrument of writing, bearing date theday of
nd contain	Hineteen Hundred Seventy-Eix , A. Dto be Kathryn D. McCrary Last Will and Testament; that the said
	was then of sound and disposing mind, memory and understanding, according Cheryl H. Allen
the best of deponent's knowledge and beli	ief: and that the said
ogether with	Ruth F. Nelson at the request
LTX DOL	esence, and in the presence of each other, witnessed the due execution thereof.
I.L	day of
Selly W. Wilson	mini 1967 } (Keryl N. allen
dge of Probatec	county, S. C. Cherry W. allen
ORDER ADMITTIN	NG WILL TO PROBATE IN COMMON FORM
	5. Bailey & Son, Bankers, Executor
On hearing the above petition of	
is hereby ordered, adjudged and decreed	That the netition be granted and the said Last Will and Testament, with codicil
, of	
ommon Form.	, assessed, as among or a topace in
Given under my hand and the seal of the (Court of Probate, this 22 and day of 71.
n setter i se tra	Judge of Court of Probate.
;	case of court of Flobate,
OTTA	T 1777 (
	LIFICATION OF FIDUCIARY
County.	
1	
Kathaya D. do solemniy wear, t	hat this writing contains the true Last Will of the within named and that
	deceased, so far as know or believe;
d that	
	nd truly execute the same, by paying first the debts, and then legacies contained
the said Will, as far as	goods and chattels will thereunto extend and the law charge me, and
	will make the and local inferior of manifesting and chattels;
help God.	
,	Dy Church of Machin
Sworn to before me, this 22	Vice President and Trust Officer P. C. Box 494, Clinton, S. C. 293
Anno Dom	
ige of Probate, Con	(The Postoffice Address of each Fiduciary must be shown)
Atternavia Nam	nunty, S. C.) ne and Address:
Accountary a Mami	· · · · · · · · · · · · · · · · · · ·

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT HATTIE LOU H. BOWEN

KNOW ALL MEN BY THESE PRESENTS, that I, HATTIE LOU H. BOWEN, of the County of Abbeville, State of South Carolina, being of sound mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all former testamentary documents by me at any time heretofore made.

ITEM I

I direct that all my just debts be paid, but that the Statute of Limitations be pleaded in all cases where applicable.

ITEM II

I give, bequeath and devise unto my dear nephew, CARROLL J. HADDON, all of my property and estate of whatsoever nature and wheresoever situate, be it real, personal, or mixed, absolutely in fee simple.

Should my said dear nephew, Carrol J. Haddon, predecease me, then all my said estate is to go to his heirs at law.

ITEM III

I nominate, constitute and appoint my dear nephew, CARROLL J. HADDON, as Executor of this my Last Will and Testament to serve without bond.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 24 of August, 1979.

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

οf

me 19, 1984- Live SR. No. 13 page 421- By CS 5.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsAlica b	N. Terry
who, being duly sworn, says that he saw	Hattie Lou Haddon Bowen
sign, seal, publish and declare the annexed ins	trument of writing, bearing date the day of
August	, A. D. 1979to be
and contain her	Last Will and Testament; that the said
Hattie Lou H. Bowen	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief;	and that the said Alice W. Terry
together with Cynthia C. Padget	and Watson L. Dorn at the request
of the testat <u>rix</u> in <u>her</u>	_ presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this, Anno Domin	ni 19 8h Ce V. Juny
ORDER ADMITT	ING WILL TO PROBATE IN COMMON FORM
codicil, ofHatt Probate in Common Form.	d, That the petition be granted and the said Last Will and Testament, with tie Lou Haddon Bowen, deceased, be entered of Court of Probate, this day of April, 19 84 Judge of Court of Probate.
QI	UALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
Hattie Low Haddon Bowen	er, that this writing contains the true Last Will of the within named and that
	deceased, so far as know or believe;
	truly execute the same, by paying first the debts, and then legacies contained in the
_	goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
ReGod.	Ω .01//
Sworn to before me, this Anno Domir April Anno Domir Judge of Probate, Abbeville County, S.	(The Postoffice Address of each Fiduciary must be shown)

THE LAST WILL AND TESTAMENT OF

LILLIAN D. KING

I, LILLIAN D. KING, of Abbeville County, State of South Carolina, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all Wills and Codicils heretofore by me made.

- I give and bequeath my Savings Account No. 4505 in the Abbeville Savings and Loan Association, Abbeville, South Carolina, to my son, DAVID T. KING.
- 2. All the rest and residue of my property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN in equal shares, absolutely and in fee simple; but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- 3. I appoint my son, DAVID T. KING, to be the Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, I appoint my son, JULIUS M. KING, JR., Executor in his place. If both of my sons shall fail to qualify or cease to act, I appoint my son, R. LYNWOOD KING, sole Executor in their place.
- 4. Without undertaking to distinguish between the duties and powers of my Executor, and by way of illustration and not of limitation of his powers,

 I hereby authorize my Executor as follows:
- (1) To sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to him shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.
- (2) To make distribution of principal in cash or in kind or partly in cash and partly in kind, not necessarily rateably but on the basis of equal value according to his own judgment.

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THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Haskel W. Johnson
who, being duly sworn, says that he saw
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
January ,A.D. 1974 to be
and contain Last Will and Testament; that the said
Lillian D. King was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with Susia M. Stewart and Frances B. Johnson at the request
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of April, Anno Domini 19 April, Anno Domini 19 April, Anno Domini 19 April
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day ofApril, 19_81
Describe & Mance
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
Lillian D. King deceased, so far as I know or believe;
and that $\overline{\mathbf{I}}$ will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 23 day of David Tilling
April , Anno Domini 19 8 li
Judge of Probate, Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

, Azildud, İbəz, Ağlız İ who, being duls Persol Br BES 5. I request that no Executor hereunder be required to give any bond. IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this // ck day of The foregoing instrument, consisting of two (2) typewritten pages, typewritten on only one side, was at the date thereof by the said LILLIAN D. KING, 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. MI Stitutest of Abbeville, South Carolina. of Abbeville, South Carolina. of Abbeville, South Carolina.

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT REBECCA LEE JACOBS Elberton Street, Calhoun Falls, South Carolina.

In the name of God, amen:

I, Rebecca Lee Jacobs of Calhoun Falls, South Carolina, Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

ITEM I: I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my church, and that a suitable marker be placed to mark my grave, and that all expense incurred therefor be paid out of my estate, and my executrix or executor hereinafter named pay all of my just debts with the first money coming into his or her hands.

ITEM II: I will to my following children, JOHN T. Bryent , Irene Whitfield, James Jacobs, Genevier Clinkscales, Edward Bryent , Blondell Jacobs, Inez Jacobs and Dondell Jacobs. my Areal estat/and personal property along with any cash money I may have. They are to share in equal shares.

ITEM III: I hereby nominate, constitute and appoint my my daughter Inez Jacobs as executrix of my last will and testament, giving her power to do the things necessary to carry out my will, If for any reason she cannot serve I appoint my son James Jacobs as executor. James shall have the same powers as Ineze woul $\c \phi$ have had to carry out this my last will and testament. to carry out this will without the order of the Court or to have to give bond.

Witness my hand and seal this ___7th. day of

November, A.D., 1975.

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

Address Abberille S.C.

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE

Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears Kate S. Johnson Rebecca Lee Jacobs who, being duly sworn, says that he saw _____ _____, A.D._____This November, 1975 Last Will and Testament; that the said ______Rebecca_Lee_Jacobs and contain ____her__ __ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ______Kate_S._Johnson_ Ita L. Williams and Botty P. Parker in her presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this ______ day of Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Inez Jacobs Jackson On hearing the above petition of it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Rebecca Lee Jacobs _____, deceased, be entered of Probate in Common Form. Judge of Court of Probate. QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA,) Abbeville County. ___ do solemnly swear, that this writing contains the true Last Will of the within named and that ___ _____ deceased, so far as ____ know or believe; Rebecca Lee Jacobs will well and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that said Will, as far as her will make a true and perfect inventory of all such goods and chattels; So help me ____ God. Sworn to before me, this _____25th ___ day of v April Anno Domini 19 84 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: _



Last Will and Testament

MAVIS EARLE WATERS

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

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred in my plot at Forest Lawn Memory Gardens according to the rites of my church and that any additional expenses that may be incurred therefore be paid by my estate.

ITEM 3. I hereby nominate and appoint my son, Vann Waters, as executor of this, my Last Will and Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the Court, and to act without

ITEM 4. I hereby give, devise and bequeath to my son, Phillip Waters, my house and furnishings, located at 402 Morse Avenue, Abbeville, South Carolina.

ITEM 5. I hereby give, devise and bequeath to my granddaughter, Jennifer Marche McCurry, my sewing machine.

ITEM 6. I hereby give, devise and bequeath to my granddaughters, Jennifer McCurry and Shari Waters, my jewelry, to be divided equally between them.

ITEM 7. I hereby give, devise and bequeath to my sister, Essie Raye Styron, all my clothes.

ITEM 8. I hereby give, devise and bequeath to my daughter, Mona McCurry, my fur coat.

> Mario Earle Waters MAVIS EARLE WATERS

WITNESSES:

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: _

IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Albert M. Sparrow, Jr. Personally appears _ who, being duly sworn, says that he saw <u>Mavis Farle Waters</u> sign, seal, publish and declare the annexed instrument of writing, bearing date the ______25th ______ day of January, 1980 ,A.D. This Last Will and Testament; that the said <u>Mavis Earle Waters</u> and contain _____her_ ___ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ____Albert_M. Sparrow, Jr. together with Gail S. Gambrell and Rena Kimsey at the request of the testat __or __ in __bor __ presence, and in the presence of each other, witnessed the due execution thereof. lst____ day of Sworn to before me, this ., Anno Domini 19___ Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Vann Waters On hearing the above petition of it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Mavis Earle Waters codicil ___, of ___ ., deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this ____ **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 ___ Mavis Farle Waters _____ deceased, so far as ____ know or believe; ___ will well and truly execute the same, by paying first the debts, and then legacies contained in the _____goods and chattels will thereunto extend and the law charge me and that said Will, as far as_____ her__ will make a true and perfect inventory of all such goods and chattels; So help ______ God. I. Vam Wat Sworn to before me, this _____lst__

(The Postoffice Address of each Fiduciary must be shown)

accounts and any insurance policies payable to my estate; my executor is hereby directed that I wish the total amount in the aforementioned to be paid to my three (3) children, subject to the following: prior to actual distribution my executor is to deduct from the approximately one-third (1/3) share payable to my daughter, Mona McCurry the unpaid balance as of the date of my death, of a loan I previously made to her; the unpaid balance of Mona's loan being One Thousand Five Hundred (\$1,500.00) Dollars as of the date of this instrument; and my executor is to deduct from the approximately one-third (1/3) share payable to my son, Phillip Waters, the unpaid balance as of the date of my death, of a loan I previously made to him; the unpaid balance of Phillip's loan being Nine Hundred Thirty- Seven (\$937.00) Dollars as of the date of this instrument, with the amounts deducted to be added to the approximately one-third (1/3) share due my son, Vann Waters and after determining the exact amounts to be distributed my executor is to then distribute the money. My executor being directed only to accept as proof of full payment of these debts a notarized statement by me that the loan has been repaid in full. Partial payment to be evidenced on these loans by either canceled checks or signed receipts with full power being given to my executor to investigate by whatever means necessary to determine the status of these loans. This is not a voluntary charge but is mandatory instructions to my executor.

ITEM 10. I give, devise and bequeath the rest and residue of my estate, real, personal, or mixed, wherever situated, of which I may die seized or possessed, or to or in which I may be or become in any way entitled or have any interest, or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses as foresaid, to my to my three children, Mona McCurry, Phillip Waters and Vann Waters, to be theirs in fee simple absolute; the child or children of any predeceased child or children of mine to take perstirpes the share to which his, her or their parent would have been entitled had the parent survived me.

this ______ day of _______, 1980.

Mario Carle Waters

MAVIS EARLE WATERS

WITNESSES:

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7. Sparran f. ADDRESS Charille J.C.

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make, publish and and testament, he by me heretofore

ITEM I.
as soon as practi

STATE OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE

OF
HELEN C. LACEY DeLOACH

I, Helen C. Lacey DeLoach, 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 all of my jewelry and other personal effects to my daughter, Cheryl Camille DeLoach.

ITEM III. I give and bequeath to my husband, C. L. DeLoach, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM IV. I give, bequeath and devise to my husband,
C. L. DeLoach, all of the real property that I now own, and
all that I may later acquire, wheresoever situate, to him, his
heirs and assigns forever.

ITEM V. In the event my husband and I should perish in a common accident or disaster, neither surviving the other, 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 four children, they being Cheryl Camille DeLoach, Michael Lamont DeLoach, Richard Frank DeLoach, and William Reynolds DeLoach. In this event, I nominate and appoint my daughter, Cheryl Camille DeLoach, as the general guardian

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears
who, being duly sworn, says that he saw Helen C. Lacey DeLoach
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
March, A. Dto be
and contain Last Will and Testament; that the said
Helen C. Lacey DeLeach was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with Mrs. Anne T. Harrison and Martha K. Hodges at the request
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of \
May , Anno Domini 19 84
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>C. L. DeLoach</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
Helen C. Lacey DeLoach , deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day of, 19 61t
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, (
Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
Helen C. Lacey DeLeach deceased, so far as I know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as her goods and chattels will thereunto extend and the law charge me and that
T will make a true and perfect inventory of all such goods and chattels; So help
me God.
Sworn to before me, this day of
Sworn to before me, this day of
Judge of Probate, Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

Tast Will and Testament

OF

CARL A. TALLEY

- I, CARL A. TALLEY, residing in the County of Greenville, State of South Carolina, do hereby make and publish this will.
- (1) Prior Wills. I hereby revoke all other wills and codicils heretofore made by me.
- (2) <u>Debts and Expenses</u>. I direct my Executor to pay out of my estate my legal debts, my funeral expenses, any unpaid expenses of my last illness, and the cost of a suitable tombstone or marker for my grave.
- (3) <u>Taxes</u>. I direct that all estate, inheritance, transfer, succession, death, or similar taxes, including any interest or penalties thereon, payable by reason of my death, or assessed or imposed with respect to my estate, or any part thereof, whether or not passing under this will, or any codicil thereto, including all policies of insurance on my life, all bequests and devises, all transfers, powers, rights, or other interests in property included in my gross estate for the purpose of such taxes, shall be paid out of my residuary estate and shall not be paid from any assets qualifying for the marital deduction. Such tax payments shall be made without apportionment and shall not be charged against any recipient, transferee, owner, legatee, devisee, or other beneficiary, and shall not be prorated among any of the transfers made under this will, or against property passing outside of this will.
- (4) Bequest of Personal Effects. I give, devise and bequeath to my wife, CONSTANCE W. TALLEY, if she survives me, to be hers absolutely, but if she shall not survive me, then to my children who survive me in equal shares, to be theirs absolutely, all of my books, clothing, furniture, jewelry, pictures, and all other household furnishings and personal effects, wherever locat-

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ed, which may not already be the property of my wife, including, but not limited to, automobiles and other vehicles, hobby equipment and sporting goods, together with all policies of insurance on such property. If my wife does not survive me, my Executor shall make a division of said personal property, or the proceeds from the sale of such property, or any portion thereof, among my children who survive me, such division to be as nearly equitable as my Executor deems practical and to be binding and conclusive on all interested parties. In the event I should leave a memorandum with my will setting forth my desires with respect to the disposition of certain items of personal effects, it is my request that said memorandum be followed.

- Residuary Estate. All the rest, residue and remainder · (5) of my estate, real and personal, of whatever nature and wherever situated, and whether acquired before or after the execution of this will, including, without limitation, all property over which I may have a power of appointment, and all lapsed legacies, devises and bequests, I give, devise and bequeath to my wife, CONSTANCE W. TALLEY, if she survives me, to be hers absolutely. If my said wife does not survive me, or in the event my said wife survives me and disclaims all or any part of the said residuary estate, then I give, devise and bequeath said residuary estate, as previously described, or so much as is disclaimed by my said wife, as the case may be, to my Trustee hereinafter named to be held in trust, managed, invested, reinvested, administered and distributed upon the following terms and conditions and for the following uses and purposes:
 - My Trustee is authorized to pay to or apply for the (a) benefit of my wife, CONSTANCE W. TALLEY, for and during the term of her life such sums from the net income and principal of this trust, at any time and from time to time, in such amounts and proportions, as in the discretion of my Trustee shall be necessary or advisable for the health, support and maintenance of my said wife, accumulating and adding to principal at the end of each year any amount of income not so paid or applied.
 - Upon the death of my said wife, or, if my said wife predeceases me then upon my death, the remaining principal (b) and undistributed income of this trust, or my residuary estate, as the case may be, shall be divided into as

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only and shall not operate to suspend the absolute ownership of such property by such beneficiary or to prevent the absolute vesting thereof in such beneficiary.

- (7) Method of Payment. In case the income or any discretionary payment of principal becomes payable to a beneficiary under the age of twenty-one (21), or to a person under legal disability, or to a person not adjudicated incompetent but who, by reason of illness or mental or physical disability, is, in the opinion of my Trustee, (based upon actual knowledge or advice or opinion of any competent medical authority or physician apprised of the circumstances and facts), unable to administer such amounts properly, my Trustee may make any such payment in such of the following ways as it deems best: (a) directly to such beneficiary; (b) to the legal or natural guardian or committee of such beneficiary; (c) directly to any person or organization furnishing or providing the beneficiary's health, support, maintenance and education; or (d) in any combination or combinations of these ways.
- (8) Definition of Education. For purposes of any trusts created hereunder, education is defined to include, but is not limited to, college, graduate, technical, professional, or vocational training, as well as elementary, secondary and high school training in either a public or private school, private tutoring, or the equivalent of any of the above.
- Common Disaster. If my death and that of my wife (9) should occur under such circumstances that it cannot be determined which one of us survived, then it shall be presumed for purposes of this will that my wife survived me.
- Powers of Executor and Trustee. In addition to such powers as my Executor and Trustee may have by law, I authorize each of them to exercise the following powers, which at all times shall be exercised in a fiduciary capacity for the benefit of the beneficiaries herein: to hold and retain any and all property at any time constituting part of my estate or any trust hereunder regardless of the proportion said property may bear to my estate or

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many equal shares as there are children of mine then living and deceased children of mine with descendants then living. I give, devise and bequeath one such equal share to each child of mine then living and one such equal share, per stirpes, to the then living descendants of each deceased child of mine, subject to the provisions of Paragraph (6) of this will.

- (c) If at any time any trust created hereunder has a fair market value as determined by my Trustee of Fifteen Thousand (\$15,000) Dollars or less, my Trustee, in its discretion, if it determines that it is uneconomical to continue such trust, may terminate such trust and distribute the trust property to the person or persons then entitled to receive or have the benefit of the income therefrom or the legal or natural guardian or committee of such person. If there is more than one income beneficiary, my Trustee shall make such distribution to such income beneficiaries in the proportion in which they are beneficiaries, or if no proportion is designated, in equal shares to such beneficiaries.
- Distributions to Beneficiaries Under Age Twenty-Five. (6) If any income or principal of my estate or any trust created under this will shall become distributable to a beneficiary who is under the age of twenty-five (25), either at the time of my death, or upon the termination of any trust created in this will, my Trustee shall receive the same in behalf of such beneficiary, and my Trustee, in its discretion, either may pay over such income or principal, at any time and from time to time, to such beneficiary, or retain the same, or any part thereof, for such beneficiary until age twenty-five (25). In the case of such retention, my Trustee may apply such income and principal to the health, support, maintenance and education of such beneficiary, or my Trustee, in its discretion, may accumulate and retain such income and principal while such beneficiary is under the age of twenty-five (25), and that part of such income accumulated annually shall be added to and invested as principal. Any such income or principal retained by my Trustee under the powers herein conferred shall be paid over absolutely to the beneficiary upon attaining the age of twenty-five (25), or, if he or she shall sooner die, to his or her estate. My Trustee shall have all the powers, discretionary and otherwise, hereinafter conferred upon my Trustee. hereby conferred upon my Trustee shall be construed as a power

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consolidation, merger, recapitalization, or reorganization; to determine what is income and what is principal; to allocate any receipt or expense between income and principal; to determine whether any or all of the allowable administration expenses in my estate shall be used as federal estate tax deductions or as federal income tax deductions, and to make decisions concerning any other tax elections available to my estate; to make disclaimers and renunciations of any inheritance or other interest in property on behalf of me, my estate, or any trust hereunder; and to do all other acts which in their discretion may be necessary or appropriate for the proper and advantageous management, investment and distribution of my estate or any trust hereunder, all of which may be done without order of or application to any court. Notwithstanding any provision in this will to the contrary, any duty or power granted to my Executor or my Trustee shall be absolutely void to the extent that the right to perform such duty, or to exercise such power, or the performance or exercise thereof would in any way cause my estate to lose all or any part of the tax benefits afforded by the marital deduction provisions under either federal or state laws.

- (11). Records and Accountings. My Executor and Trustee shall keep all records and books of account and shall prepare all inventories and accountings which must be filed with the Probate Court, and shall give the beneficiaries a statement of their receipts and disbursements and investments at least annually. At all reasonable times my Executor and Trustee shall make all such records, books of account, inventories and related papers and documents available for inspection by the beneficiaries hereunder or their authorized representatives.
- (12) <u>Definition</u>. For purposes of this will, "children" means the lawful blood descendants in the first degree of the parent designated, and "descendants" means the lawful blood descendants in any degree of the ancestor designated. If a person has been

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of the same at such prices and on such terms as they shall deem proper; to borrow money on such terms and at such rates of interest as they deem advisable, and to pledge such property as security therefor; to cause any debt to be carried, renewed and refinanced from time to time upon such terms and conditions as my Executor and Trustee deem advisable; to compromise, settle, or arbitrate any claim or obligation; to invest and reinvest in any kind of property, real and personal, including, but not limited to, common trust funds, stocks, bonds, notes, mortgages, general or limited partnership interests, savings accounts and certificates of deposit, mutual funds, and real estate, and stock of any corporate fiduciary serving hereunder or the holding company of such corporate fiduciary; to manage, repair, divide, subdivide, partition, develop and improve real property belonging to my estate or trust, and to erect or demolish buildings thereon, but they shall not be required to set up reserves for depreciation out of income; to lease any such real property regardless of the fact that the term of any such lease may extend beyond the period of administration of my estate or any trust hereunder; to make distributions in cash or in kind, and to select and allocate different kinds or disproportionate shares of property or undivided interests in property among the beneficiaries, including any trust, and to do so without regard to the income tax basis of specific property so allocated; to continue and operate any business owned by me at my death in the form either of a sole proprietorship, partnership, or corporation, and to do any and all things deemed needful or appropriate by my Executor or Trustee, including the power to incorporate the business and to put additional capital into the business, for such time as they shall deem advisable, without liability for loss resulting from the continuance or operation of the business except for their own negligence; to vote in person or by proxy any stock or securities owned by my estate or any trust hereunder; to form partnerships and corporations and to join in or oppose any

any trust hereunder; to sell, exchange, grant options and dispose

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with respect to property actually received by it as such Trustee. The successor Trustee may accept the accounting rendered and the assets and property delivered to it by the predecessor Trustee as a full and complete discharge of the predecessor Trustee, and shall incur no liability or responsibility to any beneficiary under this will by reason thereof.

- Executor and Trustee. I hereby nominate, constitute and appoint my wife, CONSTANCE W. TALLEY, as Executor of this will. If my said wife fails to qualify or ceases to serve as Executor, then I nominate, constitute and appoint my daughter, FRANCES T. SYMES, and my daughter, CAROLYN T. WILLIAMSON, as Successor Co-Executors of this will. I also nominate, constitute and appoint my daughter, FRANCES T. SYMES and my daughter, CAROLYN T. WILLIAMSON, as Co-Trustees of all trusts created in this will. either of my said daughters fails to qualify or ceases to serve as Trustee, then my wife, CONSTANCE W. TALLEY, shall serve as Successor Co-Trustee of all trusts created in this will. In the event both of my said daughters shall fail to qualify or cease to serve as Co-Trustee, then a successor Co-Trustee shall be appointed pursuant to Paragraph (13) of this will to serve as Successor Co-Trustee with my said wife. Under no circumstances shall my said wife serve as sole Trustee of the Trusts created in this will. Insofar as permissible by law, I direct that no bond or other security shall be required in any jurisdiction of any Executor or Trustee serving hereunder. All references in this will to the word Executor and the word Trustee shall include the feminine, masculine and neuter genders and the plural as well as the singular.
- (15) Restriction on Powers of Co-Trustee. My said wife as Co-Trustee shall not have the power to establish or alter beneficial enjoyment of the income or principal of any trust created in this will and shall not have any authority as Co-Trustee to determine the distribution of the income or principal of any trust created in this will.

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adopted, then for purposes of this will, that person shall be considered a child of such adopting parent and such adopted child and his descendants shall be considered as descendants of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or either of the adopting parents.

Resignation of Trustee and Successor Trustee. Any Trus-

tee at any time acting hereunder may resign at any time by written notice to my wife, if living, otherwise to the beneficiaries who have reached the age of majority, or, if none, to the parents, guardians, or committees of the beneficiaries who are under disability. Unless otherwise provided for herein, in the event of the resignation or death of any Trustee acting or appointed to act hereunder, or in the event the office of the Trustee becomes vacant for any reason, my wife, if living, otherwise a majority in interest of such beneficiaries, or, if none, a majority in interest of such parents, guardians, or committees shall appoint a successor Trustee. Except as otherwise provided herein, no individual shall be appointed successor Trustee of any trust who may benefit by the exercise of any powers given my Trustee, or who has any beneficial interest in any trust created hereunder, whether as an income beneficiary or remainderman, and whether or not such . interest is vested or contingent. Except as otherwise provided for herein, any such successor Trustee appointed hereunder shall be completely disinterested from the standpoint of having any direct or indirect beneficial interest in any trust created here-Notwithstanding anything in this will to the contrary, my children may be appointed successor Trustee of any trust created hereunder. Any successor Truste's shall be clothed and vested with all the duties, rights, titles, and powers, whether discretionary or otherwise conferred herein, as if originally named as Trustee. No successor Trustee shall be liable or responsible in any way for any acts or defaults of any predecessor Trustee, but such successor Trustee shall be liable only for its own acts and defaults

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Disclaimer. Any person may irrevocably disclaim and renounce any part or all of my estate to which such person is entitled, whether or not passing under this will. In the event my wife, CONSTANCE W. TALLEY, disclaims any part or all of my residuary estate, then I direct that such disclaimed property shall be held in trust pursuant to the terms of Paragraphs (5)(a) through (5)(c) of this will. In the event any person disclaims any part or all of any legacy, devise, or my residuary estate to which such person may be entitled, then unless otherwise provided for herein, I direct that such disclaimed property shall be disposed of as if such person had not survived me. This right to disclaim may also be exercised by the executor, administrator, trustee, guardian, committee, attorney-in-fact, or other legal representative of any person entitled to disclaim hereunder. In the administration of the trust established under Paragraph (5) of this will, my said wife shall not be deemed to have predeceased me by reason of having made any disclaimer hereunder.

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

SIGNED, SEALED, PUBLISHED and DECLARED by the above named Testator, CARL A. TALLEY, as and for his Last Will and Testament, in the sight and presence of us, who, at his request, and in his sight and presence, and in the sight and presence of each other, have hereunto signed our names as attesting witnesses.

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R. Thomas of_ Risporcon Grent

I ATTEST A TRUE COPY

Grandetto County, S. C.

STATE OF SOUTH CAROLINA IN THE NAME OF GOD, AMEN! COUNTY OF MCCORMICK

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

ITEM I:

I will and direct that my body shall be decently interred, and it is my will that all expenses incurred therefor, my funeral expenses, expenses of my last illness, and any just debts owing by me at my death be paid out of the lirst money coming into the hands of my executrix and/or executrices hereinafter named.

ITEM II:

While I have other brothers and sisters, during my latter years I have lived with my sisters hereinbelow named. For that reason I make no provisions for any of the brothers and sisters other For that reason, I make no provisions for any of the brothers and sisters other than those named in this Item. Therefore, I will, devise and bequeath, at my death, unto my two sisters, Maryleen McKinney and Kathleen McKinney, share and share alike, all of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever located, in fee simple; provided, however, that should either of my said sisters, Maryleen McKinney or Kathleen McKinney, predecease me, then and in that event, I will, devise and bequeath, at my death, unto the survivor of my said sisters, Maryleen McKinney or Kathleen McKinney, all of my property, real, personal and mixed, of whatsoever kind and nature, and wheresoever located, in fee simple. simple.

ITEM III:

I hereby nominate, constitute and appoint my sister or sisters, Maryleen McKinney and/or Kathleen McKinney, or either of them, as Executrix or Executrices of this my Last Will and Tostament, they or she to serve without bond and without accounting to the Court.

) IN WITNESS WHEREOF, I hereunto set my hand and seal to this my Last Will and Testament, typewritten on one page of paper, on this the 27th day of December, 1947.

Rubert Thomas Mellinney L.S.)
ROBERT THOMAS MCKINNEY

SIGNED, sealed, published and declared by Robert Thomas McKinney 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 named as witnesses.

ADDRESS Me Commich ADDRESS me Cov ADDRESS // TRUE AND CORRECT COPY

HE ORIGINAL OF WHICH IS ON FILE IN HIS OFFICE ormi VTTEST:

JUDGE OF PROBATE McCORMICK COUNTY, S.

130 well fil 435-14 want. 114

Last Will and Testament

OF

SARA ETTA YORK STEPHENS

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

hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church, beside my husband, JOHN RUSSELL STEPHENS, in our lot located in the Iva, South Carolina, City Cemetery, and that all expenses incurred therefore be paid by my estate.

ITEM 3. I hereby nominate and appoint WESLEY STEPHENS as Executor of this, my Last Will and Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the Court, and to act without bond and, by way of illustration and not of ilmitation and in addition to any inherent, implied or statutory powers granted to executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, convey, convey and converted with respect to, continue any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect in the management of my estate which any individual could exercise in the management of similar property owned in its own right, u

ITEM 4. I hereby will, devise, and bequeath my entire estate, real, personal or mixed, rest and residue, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just debts and funeral

PAGE ONE OF TWO PAGES

HER X MARK BMG.

expenses, to my husband, JOHN RUSSELL STEPHENS, to be his in fee simple absolute.

ITEM 5. In the event that my husband and I should die simultaneously or that my husband should predecease me, I hereby will, devise, and bequeath all the rest and residue of my estate whether real, personal or mixed to be divided equally among my children, per stirpes; the child or children of any predeceased child or children of mine to take per stirpes the share to which his, her, or their parent would have taken had that parent survived me. That out of my eight children my sons, J. D. and Meskle predeceased me. J. D. Stephens died without any children and my son, Meskle Stephens, died leaving four children; and I direct that Meskle's four children shall take Meskle's share.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{10^{-7}}{20^{-7}}$ day of November, 1983.

SING CHA YOUR SIEPHINS

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

OF ABBEVILLE, SOUTH CAROLINA

OF ABBEVILLE, SOUTH CAROLINA

OF ABBEVILLE, SOUTH CAROLINA

That Mill and Testament

OF

MARK POPE TOLBERT

I, MARK POPE TOLBERT, domiciled in Charleston County, South Carolina, declare this to be my last will, hereby revoking all wills and codicils heretofore made by me.

ARTICLE I

I direct that all of my just debts, including unpaid charitable pledges whether or not the same are enforceable obligations of my estate, my funeral expenses, including the cost of a suitable marker at my grave, and the cost of administration of my estate be paid out of the assets of my estate as soon as practicable after my death.

ARTICLE II

I direct that all estate and inheritance taxes and other taxes in the general nature thereof, together with any interest or penalty thereon, which shall become payable upon or by reason of my death, with respect to any property passing by or under the terms of this will or any codicil to it hereafter executed by me, or with respect to the proceeds of any policy or policies of insurance on my life, or with respect to any other property, including property over which I have a taxable power of appointment included in my gross estate for the purpose of such taxes, shall be paid by my Co-Executors out of the principal of my residuary estate, and I direct that no part of any of such taxes be charged against or collected from the person receiving or in possession of the property taxed or receiving the benefit thereof, it being my intention that all such persons, legatees, devisees, surviving tenant by the entirety, appointees and beneficiaries receive full benefits without any diminution on account of such taxes.

ARTICLE III

I give, devise and bequeath all of my real property located in Jackson County, North Carolina as described in a deed recorded in Book 176 at page 381 of the Jackson County Public Registry to my daughter, Evelyn Fay Tolbert and my son, Robert Red Tolbert for and during the terms of their natural lives, with the remainder in fee simple to my grandson, Mark Pope Tolbert, II.

ARTICLE IV

I give, devise and bequeath all of my right, title and interest in real property located in Abbeville County, South Carolina, to my daughter, Evelyn Fay Tolbert and my son, Robert Red Tolbert for and during the terms of their natural lives, with the remainder in fee simple to my grandson, Mark Pope Tolbert, II.

ARTICLE V

All of the residue of the property which I may own at the time of my death, real or personal, tangible and intangible, of what-soever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this will, including all lapsed legacies and devises, or other gifts made by this will, which fail for any reason but excluding any

Mark Pupe Treket

property over or concerning which I may have any power of appointment, I bequeath and devise in fee to my children, share and share alike, the names of said children being, Evelyn Fay Tolbert and Robert Red Tolbert.

ARTICLE VI

I hereby grant to my Co-Executors, including any substitute or successor, personal representative, the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate as freely as I might in the handling of my own affairs. Such power may be exercised independently and without prior or subsequent approval of any Court or judicial authority, and no person dealing with the Co-Executors shall be required to inquire into the propriety of any of their actions.

ARTICLE VII

I appoint my daughter, Evelyn Fay Tolbert and my son, Robert Red Tolbert, to be the Co-Executors of this my last will. I direct that no surety be required on the bond of my Co-Executors hereunder. In the event that either of my Co-Executors shall predecease me, then and in that event the survivor of them shall serve as sole Executor. I vest my Co-Executors with full power and authority to sell, transfer and convey any property, real or personal, which I may own at the time of my death, at such time and place and upon such terms and conditions as they may determine and to do every other act and thing necessary or appropriate for the complete administration of my estate.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my last will, this the '5 day of fibury, 1981, at Sylva, North Carolina.

The foregoing instrument, consisting of this and one preceding typewritten page, was signed, sealed, published, and declared by MARK POPE TOLBERT, the testator, to be his last will, and in our presence, and we, at his request, and in his presence and in the presence of each other have hereunto subscribed our names as witnesses, this the ______ day of _______, 1981, at Sylva, North Carolina.

NORTH CAROLINA JACKSON COUNTY

I, MARK POPE TOLBERT, the testator, sign my name to this instrument this, 1981 and being instrument this, 1981 and being
- · · · · · · · · · · · · · · · · · · ·
therein overessed and that I am elunteen years of age of order,
of sound mind, and under no constraint or undue influence.
We with the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testator signed and executed this instrument as his last will and that he signed it willingly (or willingly directed another to sign for him and that each of us, in the presence and hearing of the testator hereby sign this will as witness to the testator's signing, and that to the best of our knowledge the testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence (SEAL CLARK CEAL CONTRACTOR CON
NORTH CAROLINA JACKSON COUNTY
SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by MARK POPE TOLBERT, the testator and subscribed and sworn to before me by ONULLE D COWOOD , Planette H. Smith and THELYN B. Beken, witnesses, this the 5 day of FILMICAL , 1981.
My Commission Expires: (Reather Deity NOTARY) PUBLIC
12-3-85

Deputy Clerk Probate Court
Charleston County, South Carolina

LAST WILL AND TESTAMENT OF

IVY B. YOUNG

I, IVY B. YOUNG, of Due West Township, 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.

About October 1972 I conveyed to my son E. R. Young, Jr., my home valued at \$16,400.00 and approximately 4 acres of land valued at \$900.00 for a total gift to him of \$17,300.00. In this my Will it is my intention for my other two children Eloise and Eula to have the remainder of my real estate.

- 1. L'request that my children and my Executrices abide by any memorandum by me directing the disposition of my personal and household effects, or any part thereof. This request is precatory and not mandatory.
- 2. I give and devise all of my real estate to my daughters, ELOISE YOUNG/AULTMAN and EULA YOUNG OATES, in equal shares, in fee simple, or their issue per stirpes if either of them do not survive me. I direct that should my daughters desire to sell any of this real estate while living, that the first option to purchase such real estate shall be given to my then surviving children to purchase.
- 3. All the rest, residue and remainder of my estate, I give and bequeath to MY THREE CHILDREN, in equal shares, or their issue per stirpes if any of them do not survive me.
- 4. I appoint my daughters, ELOISE YOUNG AULTMAN and EULA YOUNG OATES, Executrices of this my Will. If either of them shall fail to qualify or cease to act as Executrix I appoint the other as sole Executrix. I direct neither shall be required to furnish any bond.
 - 5. I authorize my Executrix to sell any real and personal property

RIH RHC NSK

OBERT L. HAWTHORNE, JA ATTORNEY AT LAW 200 E. PIRCKNEY STREET ABBEVILLE, S. C. 29620

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Nancy S. King
who, being duly sworn, says that saw Ivy B. Young
sign, seal, publish and declare the annexed instrument of writing, bearing date the day or
<u>May</u> , A. D. <u>1979</u> to be
and contain her Last Will and Testament; that the said
Ivy B. Young was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Nancy S. King
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland at the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this <u>17</u> day of <u>May</u> , 19 <u>8)</u> ,
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
Ido solemnly swear, that this writing contains the true Last Will of the within named and that
Ivy B. Young deceased, so far as I know or believe
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and tha
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 17 day of May , Anno Domini 19 81 (The Postoffice Address of each Fiduciary must be shown Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

hereby revoke all pravie. Wills and Codicils by rue made.

Negative Cataly and a substance of land valued at 2000,00 for valued gift to him of all above above in the world it is my intention for my other two children flicity.

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upon such terms as they may deem proper, at any time included in my estate.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will May 24, 1979.

Jens Jens (L.S.)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by IVY B. YOUNG, 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.

Robert d. Hauthered Gof Abbeville, South Carolina

Rosemany & Copeland of Abbeville, South Carolina

Maney & King of Abbeville, South Carolina

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EILED

OF

ELIZABETH DARLINGTON SIMPSON

MAR 22 1967

PETER J. McLAUGHLIN REGISTER OF WILLS, D. C. Clerk of Probate Court

I, ELIZABETH DARLINGTON SIMPSON, of Washington,
District of Columbia, do hereby make, publish and declare this
as and for my Last Will and Testament, hereby revoking and
declaring null and void any and all wills and codicils at any
time heretofore made by me.

ITEM ONE: I direct that the expenses of my funeral be paid out of my estate in such amount as my Executors hereinafter named may deem proper, without regard to any limitation in the District of Columbia law as to the amount of such expenses.

ITEM TWO: I direct that all estate, inheritance, legacy, succession or transfer taxes imposed by any law with respect to all property taxable under such law by reason of my death, whether or not such property passes under this my Last Will and Testament and whether such taxes be payable by my estate or by any recipient of any such property, shall be paid by my Executors out of the principal of my residuary estate with no right of reimbursement from any recipient of any such property.

ITEM THREE: I hereby declare that it is my specfic intention not to exercise any power of appointment established in my favor, particularly that established by the Will of m late father, Joseph J. Darlington, deceased, which said powr I irrevocably renounced by a writing over my hand and seal executed on November 25, 1942, a copy of which I have heretcore

on April 20, 1966, delivered unto my daughter, ELIZABETH SIMPSON KIERNAN, and no provision of this my Last Will and Testament shall be construed to constitute an exercise, in whole or in part, of any such power of appointment.

ITEM FOUR: I give and bequeath unto BELLE MITCHIL, of Washington, District of Columbia, if she shall survive e, the sum of Two Thousand Dollars (\$2,000) in appreciation of her years of faithful service to me.

ITEM FIVE: I give and bequeath to VIOLA WOMACK of Washington, D. C., if she shall survive me, the sum of Five Hundred Dollars (\$500) in appreciation of her faithful service to me.

ITEM SIX: I give and bequeath to the WASHINGTON ANIMAL RESCUE LEAGUE OF WASHINGTON, D. C., the sum of Five Hundred Dollars (\$500).

ITEM SEVEN: I give and bequeath to the FIFTH BAPTIST CHURCH of Washington, D. C., the sum of Five Hundred Dollars (\$500).

ITEM EIGHT: I give and bequeath to INA STOVALL of Washington, D. C., if she shall survive me, the sum of One Hundred Dollars (\$100).

ITEM NINE: I give and bequeath to STODDARD BAPTIST HOME of Washington, D. C., the sum of One Hundred Dollars (\$100) to be expended by the governing body of said Home to purchase some one particular item for the Home, said sum not to be included in the regular budget funds of the Home.

ITEM TEN: I give and bequeath to each great-grandchild of mine who shall survive me the sum of Five Hundred Dollars (\$500).

ITEM ELEVEN: It is my wish and desire that all of the foregoing legacies shall be paid from property of mine derived from the estates of my maternal aunts and generally known as the Shields estate, which funds are now separately held for me by my agent, NATIONAL SAVINGS AND TRUST COMPANY of the District of Columbia, and from cash of mine in bank and in hand. If these sources should prove insufficient to pay all of the foregoing legacies in full, then I direct that the legacies to BELLE MITCHELL and VIOLA WOMACK in Items Four and Five of this Will be paid in full without diminution, and the legacies under Items Six through Nine, inclusive, of this Will be diminished pro rata by the amount of such deficiency. However, I request but do not require my daughters, FRANCES SIMPSON ONACEWICZ and ELIZABETH SIMPSON KIERNAN to make up the amount of deficiency, if any, from income from the estate of my father which they shall receive after my death. Should the aforesaid funds of mine from the Shields estate and cash in bank and in hand exceed the sum necessary to satisfy all of the above-mentioned legacies, then I give and bequeath any and all such excess equally unto such of my grandchildren as shall survive me, share and share alike, the issue of any grandchild predeceasing me to take their parent's share, per stirpes and not per capita.

ITEM TWELVE: All of my family portraits, furniture, jewelry and other personal belongings I give and bequeath to my daughters, FRANCES SIMPSON ONACEWICZ and ELIZABETH SIMPSON

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KIERNAN, share and share alike, the child or children of either of my said daughters who may predecease me to take the portion their parent, if living, would have been entitled to have received; provided, however, that if both my said daughters shall predecease me all of said property shall be distributed as nearly equally as may be to or among such of my grandchildren as shall survive me, per capita and not per stirpes. I request, but do not require, each of my said daughters to give some of the foregoing articles unto her children surviving me.

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ITEM THIRTEEN: All the rest, residue and remainder of my estate, real, personal and mixed, I give, devise and bequeath equally unto such of my grandchildren as shall survive me, share and share alike, the issue of any grandchild predeceasing me to take their parent's share, per stirpes and not per capita.

Last Will and Testament be under the age of twenty-one (21) years at the time any property is to be distributed to him hereunder by my Executors, such property shall be delivered to the mother or father of said minor child, whichever parent is a descendant of mine, to be used during minority for such minor child's benefit, or to be held, in the discretion of said parent, until such child arrives at the age of twenty-one (21), and thereupon delivered to such child. If such parent of any minor beneficiary shall predecease me, then such property shall be delivered to the guardian of the person or estate of said minor, who shall hold the same for said minor until he shall have reached majority.

ITEM FIFTEEN: I nominate, constitute and appoint my daughters, FRANCES SIMPSON ONACEWICZ and ELIZABETH SIMPSON KIERNAN, and JOSEPH W. KIERNAN, all of Washington, District of Columbia, Executors of this my Last Will and Testament, and I request that no bond shall be required of them as such Executors.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this // day of luquet, 1966.

Elizabeth Darlington Simpson (SEAL)

SIGNED, SEALED, PUBLISHED AND DECLARED by ELIZABETH

DARLINGTON SIMPSON, the above named testatrix, as and for her

Last Will and Testament in the presence of the undersigned, who,

at her request and in her presence and in the presence of each

other, have hereunto subscribed our names as attesting

witnesses this '> day of August, 1966.

ADDRESS 730 2 Y/X STN

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ADDRESS 815-15th St. n. w.

Washington De

ADDRESS 815-NS TED. N. D

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CODICIL TO

MAR 22 1967

LAST WILL AND TESTAMENT

PETER J. McLAUGHLI
REGISTER OF WILLS, D. G. of all Probate Court

Clerk of Probate Court ELIZABETH DARLINGTON SIMPSON

OF

I, ELIZABETH DARLINGTON SIMPSON, of Washington, District of Columbia, do hereby make, publish and declare this as and for a Codicil to my Last Will and Testament, dated the 12th day of August, 1966.

FIRST: I hereby revoke Item Five of my said last Will and Testament, and in place of said Item Five I hereby provide as follows:

ITEM FIVE: I give and bequeath to VIOLA WOMACK, of Washington, D. C., if she shall survive me, the sum of One Thousand Dollars (\$1,000.00) in appreciation of her faithful service to me.

SECOND: I hereby ratify, confirm and republish my aforesaid Last Will and Testament in all respects except as altered or modified by this Codicil thereto.

IN WITNESS WHEREOF I have hereunto subscribed my

name and affixed my seal this day of ______, 1967.

Elizabeth Darlington Simpson (SEAL)

DARLINGTON SIMPSON, the above named testatrix, as and for a Codicil to her Last Will and Testament dated August 12, 1966, in the presence of the undersigned, who, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses, this _____ day of 6 Mercl., 1967.

Modernies Onacewies

Address 3757 Mc Kinkyst, N. N. Nachingson, St. 20015

Address 3507 - 7005 ___) <

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Superior Court of the District of Columbia PROBATE DIVISION

DISTRICT OF COLUMBIA, to wit:
J, Kary E. Control of Columbia Register of Wills for the District of Columbia
Clerk of the Probate Division, An Hereby Certify, That the foregoing is a true copy of the original wi and codicil Elizabeth Darlington Simpson
deceased the probate Division, aforesaid; and that the said will and codicil
after having been duly proven, अध्यक्षा अकृष्ट्या अभूभाव भूभाव कर्मा करा करा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर करा कर्मा कर्मा कर्मा कर्मा कर्मा कर्मा कर करा कर करा करा कर करा करा कर करा करा
the held the laws of the District of Columbia, admitted to probate and record on theeleventhday of
April , A. D. one thousand nine hundred and sixty-seven.
J Jurther Certify, That said will and were duly executed
nd proved agreeably to the laws and usages of the District of Columbia, and that I have compared the fore-
ong copy of said will and codicil
Remembles with the original record in said office, and find it to be a full, true, and correct transcript thereof.
Witness, my hand and seal of the said Superior Court
of the District of Columbia, this <u>2nd</u> day of <u>March</u> , A.D., 19
Deputy Register of Wills for the District of Columbia, Clerk of the Probate Division

Form PD(25)-1349 Nov. 81

STATE OF SOUTH CAROLINA :

LAST WILL AND TESTAMENT

COUNTY · OF ABBEVILLE :

KNOW ALL MEN BY THESE PRESENTS, that I, DOROTHY EVELY! K. DAVIS, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory and being mindful of the uncertainty of life and desiring to make proper dispositor of my estate, do hereby make, publish and declare this as and for my Last Will and Testament, hereby revoking all other wills cr instruments of a testamentary nature by me at any time heretofore made.

ITEM I.

I declare that at the time of the making of this will that I am married to Malcolm Davis, and that we have three children, to-wit: PEGGY DIANE D. EPPS, DENNIS WESLEY DAVIS, and ROY P. DAVIS.

ITEM II.

I direct that all of my just debts and funeral expenses be paid by my Executor or Executrix hereinafter named as soon as practicable after my death.

ITEM III.

I hereby give, devise and bequeath all of my property, both real and personal that I shall own or have an interest in. or to which I may be entitled, wheresoever the same may be situate, unto my husband, MALCOLM DAVIS, to be his absolutely and forever. In the event my said husband should predecease me or we should die in a common disaster, then and in that event, I give, devise and bequeath all of my prperty, both real and personal that I shall own or have an interest in, or to which I may be entitled, wheresoever the same may be situate, unto my children, PEGGY DIANE D. EPPS, DENNIS WESLEY DAVIS, and ROY P. DAVIS, in equal shares, share and share alike, to be theirs absolutely and forever.

ITEM IV.

Should it become necessary or desireable to dispose of any of the real estate, and should any of the three children desire to purchase the same, such child shall have a first option to do so; further, I hereby grant unto my Executor or Executrix full and complete authority to sell or convey any of the property at a price which he or she, in his or her sole discretion, deems advisable, and to execute any and all necessary deeds of conveyance therefor.

ITEM V.

I hereby nominate, constitute and appoint my husband, MALCOLM DAVIS, as Executor of this my Last Will and Testament,

Page 1.

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	Eston W. P	age		
who, being duly sworn, says that he saw	Dorothy Eve	Lyn K. Davis		
sign, seal, publish and declare the anne	xed instrument of writin	g, bearing date the	4.th	day of
February	, A. I)19	75	to be
and contain <u>her</u>	Last Will an	d Testament; that the said	i	
Dorothy Evelyn K. Davis	was then of s	ound and disposing mind,	memory and unders	tanding, according
to the best of deponent's knowledge and	belief; and that the said	Eston W Pag	<u>je</u>	
together with Kathleen M. Cr	ispa	ndWarren_Page		at the request
of the testat rix in her	presence, and i	n the presence of each oth	er, witnessed the due	execution thereof.
Sworn to before me, this, Ann	,	/anou	W fa	le
Judge of Probate, Abbeville C	ounty, S.C.			
ORDER AI	MITTING WILL TO	PROBATE IN COMM	ION FORM	
	Mala	olm Davis		
On hearing the above petition of it is hereby ordered, adjudged and			said Last Will and	l Testament, with
) codicil, of	Dorot	hy Evelyn K. Davi	, dece	eased, be entered of
Probate in Common Form.			•	
Given under my hand and the seal	of the Court of Probate,	this <u>24th</u>	day of May	, 19_84
			Judge of Court of Pi	
			Judge of Court of 1	. ODate.
	QUALIFICATIO	N OF FIDUCIARY		1
THE STATE OF SOUTH CAROLINA, Abbeville County.				t
7	ıly swear, that this writi:	ng contains the true Last V	Vill of the within nam	ed and that
Dorothy Evelyn	K. Davis	deceased	i, so far as I	know or believe;
and that will w	ell and truly execute the	same, by paying first the	debts, and then legac	cies contained in the
said Will, as far as her	goods	and chattels will thereunt	o extend and the law	charge me and that
1	will make:	a true and perfect invento	ry of all such goods a	nd chattels; So help
me God.				
Sworn to before me, this24	th day of \	xm alon	em Do	us
<u>May</u> , An	10 Domini 19 <u>84</u>	malos 3 Davis Drive:	- Ware Shoals.	S. C.
Judge of Probate, Abbeville C	ounty, S.C.	(The Postoffice Add	iress of each Fiduci	ary must be shown
Atte	orney's Name and Addro	966.		
		Loo		

and do hereby direct that he serve without bond.

ITEM VI.

In the event of the death of my said husband, or in the event of his inability or refusal to serve, then and in that event, I hereby nominate, constitute and appoint my daughter, PEGGY DIANE D. EPPS, as Executrix of this my Last Will and Testament, she too, to serve without bond or obligation.

IN WITNESS WHEREOF, I hereunto set my hand and seal this 4th day of February, A.D., 1975, to this my Last Will and Testament, typewritten upon two (2) pages, and for the purposes of identifying the same, I have initialed the margin of the first page hereof.

Markty Gulyn K. Wullis
DOROTHY EVELYN K. DAVIS

Signed, Sealed, Published and Declared by DOROTHY EVELYN K. DAVIS as and for her Last Will and Testament, in the presence of us, who in her presence and at her request, and in the presence of each other, have hereunto set our hands as attesting witnesses.

Athon In Como	residing	at	Haurens	16.
Wagner Park	residing	at		· · · · · · · · · · · · · · · · · · ·
E. Min III laye	residing	at		

LAST WILL AND TESTAMENT OF ARTHUR EUGENE AUGUSTUS ABRAMS

I, ARTHUR EUGENE AUGUSTUS ABRAMS, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

1. I give and devise my real estate, together with the improvements thereon and appurtenances thereto, in fee simple, to my wife, DORIS KATHERINE FRAZIER ABRAMS; if she shall survive me, or, if she predeceases me, then to my step-daughter and daughter, KATHERINE ELAINE FRAZIER and GWENDOLYN MICHELLE ABRAMS, in fee simple.

2. All the rest, residue and remainder of my estate, and all other property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, I give, will and bequeath to my wife, DORIS KATHERINE FRAZIER ABRAMS, if she shall survive me, or, if she predeceases me, then to my step-children and children, KATHERINE ELAINE FRAZIER, GWENDOLYN MICHELLE ABRAMS, MELVIN DENNIS FRAZIER and BARRY EUGENE ABRAMS, in equal shares.

3. I appoint my step-daughter, KATHERINE ELAINE FRAZIER, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint my step-son, MELVIN DENNIS FRAZIER, Executor in her place. I direct neither shall be required to furnish any bond.

4. The devise or bequest of any property in this Will is subject to the provision, however, that the share of any such minor beneficiary shall immediately vest in such minor, but my Executrix shall transfer, convey and assign such property to herself as Trustee and shall hold the property of such minor in trust for such minor during minority using so much of the income and principal of the property as my Trustee shall deem necessary to provide for the proper support medical care and education of such minor taking into consideration to the extent my Trustee deems advisable any other income or resources of such minor, until such minor attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely. If such minor shall die prior to attaining majority the balance then remaining shall be paid over and distributed to such minor's estate.

5. Fauthorize my Executrix and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agree-

Eas

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AT L. HAWTHORNE, JR. TTORNEY AT LAW L. PINCKNEY STREET IEVILLE, S. G. 29620

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsNancy S. King
who, being duly sworn, says that he saw Arthur Fugene Augustus Abrems
sign, seal, publish and declare the annexed instrument of writing, bearing date the 6th da
May, 1982, A.D Thisto
and contain his Last Will and Testament; that the said
Arthur Fugene Augustus Abrams was then of sound and disposing mind, memory and understanding, accord
to the best of deponent's knowledge and belief; and that the saidNancy S. King
together with Rosemary H. Copeland and Robert H. Hawthorne, Jr. at the requ
of the testat <u>or</u> in <u>his</u> presence, and in the presence of each other, witnessed the due execution there
Sworn to before me, this day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, ofArthur Fugene Augustus Abrams, deceased, beentered or Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 31st day of May, 19_84
Sessie Le F. Manse
Judgé of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
Arthur Eugene Augustus Abrams deceased, so far as T know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
me God.
Sworn to before me, this
Attorney's Name and Address:

ment with respect to the property included in my estate or any trust created in this Will which she could do if she were the absolute owner thereof, upon such terms and conditions as my Executrix and Trustee may deem best, and to execute and deliver any and all instruments and to do all acts which such Executor and Trustee may deem proper or necessary to carry out the purposes of this Will, and without the necessity of a court order.

- 6. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.
- 7. If my wife shall predecease me, or if she dies after my death without having appointed a Testamentary Guardian for any minor child or children of ours, then I hereby nominate, constitute and appoint my step-daughter, KATHERINE ELAINE FRAZIER, as Testamentary Guardian of the person of such minor child or children and to the extent allowed by law direct that such Guardian shall serve without bond.

(Arthur Eugene Augustus Abrams)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by ARTHUR EUGENE AUGUSTUS ABRAMS, above named, to be his Will in our presence, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

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SEAT L HANTHOSISE JA.
ATTORISM AT LANG.