Last Will and Testament

I, JOHNNY G. MORTON, a resident of and domiciled in the County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any and all other Wills and Codicils at any time heretofore made by me.

ITEM I

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

ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my wife, ANNIE MAE MORTON. If my wife should not survive me, I give and bequeath said property to my children, PORTER MORTON, JOHNNY B. MORTON, JR., KENNETH E. MORTON, MARY ALICE MILFORD, GLORIA A. GRANT, GENEVA A. GILLIS in approximately equal shares.

ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before of after the execution of this Will, absolutely in fee simple to my wife, ANNIE MAE MORTON. If my wife does not survive me, I give, devise and bequeath said property to my children, PORTER MORTON, JOHNNY B. MORTON, JR., KENNETH E. MORTON, MARY ALICE MILFORD, GLORIA A. GRANT, GENEVA A. GILLIS in approximately equal shares.

ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, ANNIE MAE MORTON and direct that she

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Seesded Marche, 1986 Wie BK. 14 FS

shall serve without bond. If my said executrix is unable or unwilling to serve, I nominate, constitute and appoint PORTER MORTON and direct that he shall serve without bond.

ITEM V

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to execucers generally, my executrix is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general to exercise all of the powers in the management of similar property owned in his own right, upon such terms and condition as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without teing limited in any way by the specific grants of power made, and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor.

ITEM VI

Whenever my executors herein named (or any successor or substitute executor) is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executors shall transfer, convey and assign such property to himself as trustee and shall hold the property of such minor in trust for such minor during minority using so much of the net 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 or of his or her parents. Such minor upon attaining age twenty-

whenever my trustee determines it appropriate to pay any money or benefit of any minor for whom a trust is created hereunder, then such amounts shall be paid out by my trustee in such of the following ways as my trustee deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the support, medical care, and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, heretofore conferred upon him as executor.

ITEM VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 12 day of July, 1984.

JOHNNY G. MORTON (SEAL

The foregoing Will consisting of three typewritten pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testator was this /2 day left hand margin the initials of the Testator was this /2 day of 1984 signed, sealed, published and declared by the said Testator as and for his Last will and Testament and in the presence of us, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

OF Abbentle, S. C.

OF Which S. C.

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ALTERNATION OF THE PERSON OF T

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears	Rose D. Gr	ay		
who, being duly sworn, says that he saw	Johnny G	Morton		
sign, seal, publish and declare the annexed in	nstrument of writing,	bearing date the	12th	day of
July, 1984	, A. D	Th	is	to be
and contain his				
	was then of sou	nd and disposing mind	, memory and understar	nding, according
to the best of deponent's knowledge and belie	f; and that the said _	Rose D.	Gray	
together with Thomas E. Hi	te, ir. and	Alic	ia N. Arnold	at the request
of the testat or in his	presence, and in t	he presence of each oth	er, witnessed the due ex	ecution thereof.
Sworn to before me, this4 t March, Anno Don Judge of Probate, Abbeville County	nini 19 <u>86</u>	1 Bore	D. Dray	
ORDER ADMIT	TING WILL TO P	ROBATE IN COMN	ION FORM	
On hearing the above petition of it is hereby ordered, adjudged and decre	ed, That the petition	n be granted and the	e said Last Will and T	
Probate in Common Form.			14 1	0.4
Given under my hand and the seal of the	Court of Probate, thi	- A		
			Judge of Court of Prob	
		•	5445 0 0. 0041. 0. 1.000	
	QUALIFICATION	OF FIDUCIARY		
THE STATE OF SOUTH CAROLINA, Abbeville County.				
I do solemnly sw	ear, that this writing	contains the true Last \	Vill of the within named	and that
Johnn	y G. Morton	decease	i, so far asI	know or believe;
and that will well an	d truly execute the sa	me, by paying first the	debts, and then legacies	contained in the
said Will, as far as his	goods an	d chattels will thereunt	o extend and the law ch	arge me and that
	will make a tr	rue and perfect invento	ry of all such goods and	chattels; So help
me God.				
Sworn to before me, this 4th		Garrie	Julie Gri	enton
Judge of Probate, Abbeville County	mini 19 <u>86</u>	(The Postoffice Ad	dress of each Fiduciary	must be shown
		: ———		
•				

IN THE NAME OF GOD, AMEN:-

KNIOW ALL MEN BY THESE PRESENTS THAT I, Oscar Latimer, a resident of Abbeville County, State of South Carolina, being of sound mind and memory, but mindful of the uncertainty of this life, hereby revoke all wills, codicils, and other insturments of a testamentary nature heretofore by me made, and do hereby make, publish and declare this to be my Last Will and Testament, in manner and form following to-wit:

- 1. I direct my Executrix, hereinafter named to pay all of my just debts and funeral expenses, as soon after my death as shall be practicable.
- 2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, Mary E. Latimer.
- 3. I will, devise and bequeath to my wife, Mary E. Latimer, my 1980 Cutlass Supreme Oldsmobile, or the car I may have at the time of my passing.
- 4. I will, devise and bequeath to my wife, Mary E. Latimer, all of my undivided interest in the house and lot where I now live, in fee simple absolute.
- 5. I will, devise and bequeath to my wife, Mary E. Latimer, all my garden plows and planters, and also my riding lawn mover.
- 6. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed in my possession or may come into my possession unto my beloved wife, Mary E. Latimer, in fee simple absolute.
- 7. I hereby nominate, constitute and appoint my wife, Mary E. Latimer, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 9#10 hay of May, 1984, A. D.

signed, Sealed, Published and Declared by Oscar Latimer, as and for his Last Will Testament, in the presence of us, who in his presence and of each other at his equest have subscribed our names as witnesses.

Mildred B. Mundocks Rt 2, Honea Path &.C

Chredat Bt. 2 House Path 50

elamp Rt-1 Bellon

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears	Charlie C. Mu	urdock	
who, being duly sworn, say	s that he saw Oscar	r Latimer	
sign, seal, publish and decl	are the annexed instrument of writing, be	earing date the 9th	day of
May, 1984	, A. D	This	to be
and contain	his Last Will and Te	stament; that the said <u>Oscar La</u>	timer
	was then of sound	d and disposing mind, memory and unders	tanding, according
to the best of deponent's kn	owledge and belief; and that the said	Charlie C. Murdoc	k
together with	Mildred B. Murdockand	Donald Clamp	at the request
of the testator	_ inhis presence, and in the	e presence of each other, witnessed the due	e execution thereof.
March Bessie Le	Abbeville County, S.C.	Charle Emur	dock
(ORDER ADMITTING WILL TO PRO	OBATE IN COMMON FORM	e e
it is hereby ordered, adj	judged and decreed, That the petition	E. Latimer be granted and the said Last Will and Latimer, dece	d Testament, with
Probate in Common Form	ı .		
Given under my hand	and the seal of the Court of Probate, this	Judge of Court of Pr	Ma rec
	QUALIFICATION O	F FIDUCIARY	
THE STATE OF SOUTH CA) do solemnly swear, that this writing co	ontains the true Last Will of the within nam	
and that	will well and truly execute the sam	e, by paying first the debts, and then legac	cies contained in the
		chattels will thereunto extend and the law	
Said Will, as tal as		ne and perfect inventory of all such goods a	
Besse Le	this 10th day of, Anno Domini 19_86, Abbeville County, S.C.	May E Latine (The Postoffice Address of each Fiduci	ary must be shown)

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT

IN THE NAME OF GOD AMEN:

I, David E. Simmons, being of sound mind, meinter ory and understanding, but mindful of the uncertainty of life do hereby make publish and declare the following as and for My Last Will and Testament, hereby revoking any and all Wills heretofore by me made, that is to say:

ITEM I. I do hereby direct that my Executrix hereinafter named do pay all my just debts from the proceeds of my estate, and direct a suitable memorial to my memory,

Ruby M. Simmons my entire estate consisting of real estate, personal property, or mixed property. In fee simple absolute. Provided however; that in the event she should pre-decease me my entire estate is to go to my daughter, Mary S. McClain. Provided further; that in the event my wife and I should die in a common disaster then my entire estate shall go to my daughter, Mary S. McClain;

ITEM III. I do hereby nominate and appoint my daughter, Mary S. McClain, as Executrix of this My Last Will and Testament. She to serve without bond.

Signed, sealed, published and declared by David

E. Simmons as and for his Last Will and Testament this 26th day of October in the year of Our Lord One Thousand Nine Hundred and Seventy Eight and in the One Hundred Ninety-Second year of the Sovereignty and Independence of the United States of America.

Said Resimens (LS)

Signed, sealed, published and declared by David E. Simmons as and for his Last Will and Testament in our presense and we in his presence and in the presence each of the others and at his request have signed our names hereto as attesting witnesses:

June of Carind

Buda Halfer

	PROOF (F WILL	
THE STATE OF SOUTH CAROLI Abbeville County.	NA, }	IN THE COURT OF PRO	DBATE
By BESSIE LEE F. NANCE, F	_		
Personally appears	Jeanne H. Carwile	(#.)	·
who, being duly sworn, says that	he saw	avid E. Simmons	
sign, seal, publish and declare t	ne annexed instrument of writing,	bearing date the	26th day
		<u>-</u>	
and contain	His Last Will and	restament; that the said	tol
David E. Simmons			ory and understanding, according
to the best of deponent's knowled	lge and belief; and that the said		
together with'	Linda Hodges and	Wm. P. Greene,	Jr. at the reque
of the testator in	his presence, and in (_
	Anno Domini 19_86	Jemos	1. Court
ORD	ER ADMITTING WILL TO P	ROBATE IN COMMON	FORM
_	on of <u>Mary S. McClair</u> I and decreed, That the petitio		Last Will and Testament, wit
codicil, of	David E. Simmor	18	, deceased, be entered (
Probate in Common Form.		•	
Given under my hand and t	ne seal of the Court of Probate, thi	Sessied	f March , 19 86 Solution of Probate.
	QUALIFICATION	OF FIDUCIARY	
THE STATE OF SOUTH CAROLI Abbeville County.	NA. }		
do :	solemnly swear, that this writing	contains the true Last Will of	the within named and that
David E. Simmo	ne	deceased, so fa	r as know or believe
_			

Abbeville County.	
do solem	nly swear, that this writing contains the true Last Will of the within named and that
David E. Simmons	deceased, so far as know or believe;
THAVE G. STANDING	ueceaseu, so lar as know or beneve;
and that will v	vell 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
meGod.	
Sworn to before me, this	
4	no Domini 19_86
Judge of Probate, Abbeville	(The Postoffice Address of each Fiduciary must be shown)
Att	corney's Name and Address:

IN THE NAME OF GOD, AMEN.

I. Essie Childs Campbell, of 207 Hillcrest, Abbeville South Carolina, 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 Williand Testament:

Item 1. L-direct that my Executor and Exectrix herein after named pay all my just debts as soon after my demise as poscible.

Item 2. I will, device, and bequeath unto my beloved muchani, Bennett Graydon Campbell, all my estate, consisting of real estate, personal property, or mixed property in fee simple absolute. PROVIDED, however that in the event he should predecease me my entire estate as hereinabove described shall be divided equally between my ten children, share and share alike, the child of children of a predeceased parent to take the parents share.

Item 3. I hereby nominate and appoint Bennett Garydon Campbell and Jackyline C. Williams as Co-Executors of this my last Will and Testament, they to serve without bond.

Signed, sealed, published, and declared by Essie Childs Campbell as and for her Last Will and Testament this 6th day of April, in the One Thousand, Nine Hundred, Seventy-second year of our Lord, and in the One Hundred, Ninety-seventh year of the sovereignty and independence of the United States of America.

Signed, sealed, published, and dechared by resistantides campbell as and for her Last Will and Testament the 6th day of April, 1972, in our presence and we in her presence, and in the presence of each other, and at her request, have hereunte set our names as attesting witnesses.

Enita (). Lower

Willkeen &

sected Frank 17

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears	Anita D. Young B	oswell
who, being duly sworn, says that he saw	Essie C. Campbel	1
sign, seal, publish and declare the annexed instrument of		
April, 1972	, A. DThi	s to be
	Will and Testament; that the	esaid Essie C. Campbell
was th		a D. Young Boswell
to the best of deponent's knowledge and belief; and that the	ic salu	
together with Edward Coker	andWilliam	P. Greene, Jr. at the reques
of the testator inhis presence	e, and in the presence of eac	h other, witnessed the due execution thereof
Sworn to before me, this6th day 6 March, Anno Domini 1986		D. Young Bosurie
Judge of Probate, Abbeville County, S.C.	- /	-
ORDER ADMITTING WIL	I TO PROBATE IN CO	DMMON FORM
codicil, of	•	
• :		Judge of Court of Probate.
		, uage of court of 1 robute.
QUALIFIC	ATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,) Abbeville County. We do solemnly swear, that this	- uniting and inches the two I	Last Will of the within named and that
		eased, so far asknow or believe
and that will well and truly exec	ute the same, by paying firs	st the debts, and then legacies contained in th
said Will, as far as her	goods and chattels will the	reunto extend and the law charge me and tha
will will	make a true and perfect in	ventory of all such goods and chattels; So he
us God.		
Sworn to before me, this 6th day March Anno Domini 19 86	of Described	ce Address of each Fiduciary must be show
Judge of Probate, Abbeville County, S.C.		
Attorney's Name an	d Address:	

Tast Will and Testament

of

NAOMI LONG COOLEY

State of Georgia
County of Clayton

I, NAOMI LONG COOLEY, of said State and County, being of sound mind and disposing memory, do hereby make, declare, and publish this as my Last Will and Testament, by this act annulling and revoking all Wills I have heretofore made.

The word "Executor" as used in this Will shall include, when appropriate, the feminine gender.

At the making of this Will I reside at 7007 Baltimore Court, Apartment A, Jonesboro, Clayton County, Georgia, which is my domicile and legal residence.

I am a widower at the time of the making of this Will.

I have three children born as issue of my marriages, namely BOBBY

JOE (B.J.) BOYD, of Riverdale, Georgia; JAMES E. BOYD, of Forest

Park, Georgia; and JAN KEVIN COOLEY, of Jonesboro, Georgia.

ITEM ONE

I wish my body buried in a suitable Christian manner and a memorial erected, but without unnecessary expenses or extravagancies, and the entire cost of such shall be borne by my Estate and paid by my Executor.

ITEM TWO

I direct my Executor to determine the financial status of my Estate as soon as practicable after my death and that my Executor pay, settle or compromise all non-exemptable debts of my Estate, including my last illness, funeral, and burial.

ITEM THREE

I give and bequeath to my son, JAMES E. BOYD, my set of stoneware china.

26. 4 la 10. 86 88 40. 34. 16

ITEM FOUR

I grant to my said children, BOBBY JOE (B.J.) BOYD, JAMES E. BOYD, and JAN KEVIN COOLEY, all of my real property wherever situated, equally share and share alike, per stirpes.

ITEM FIVE

Any interest which I may have in books, pictures, objects of art, silverware, jewelry, clothing, and other such personal effects and any motor vehicles I may own at the time of my death along with any other real or tangible personal property I give and bequest to my children, BOBBY JOE (B.J.) BOYD, JAMES E. BOYD, and JAN KEVIN COOLEY, equally share and share alike, per stirpes.

ITEM SIX

All bonds, bank accounts, savings accounts, savings and loan accounts, and other similar property I may own at the time of my death, in the name of myself, shall go to my children, BOBBY JOE (B.J.) BOYD, JAMES E. BOYD, and JAN KEVIN COOLEY, equally share and share alike, per stirpes.

ITEM SEVEN

I give, devise, and bequeath all the rest, residue, and remainder of my property of every kind and description and wherever located, including any lapsed or void legacy or devise to my children, BOBBY JOE (B.J.) BOYD, JAMES E. BOYD, and JAN KEVIN COOLEY, equally share and share alike, per stirpes.

ITEM EIGHT

My Executor and their successors and survivors in office, shall have the privileges, exemptions and powers, all without order of any court, set forth in said enactment of the Georgia Legislature, as amended and as they exist at the signing of this Will, to wit: 1973 Ga. Laws 846, 847 (Official Code of Georgia Annotated Section 53-15-3) as amended at the date of execution of this Will; all such powers, exemptions and privileges are hereby expressly incorporated by reference herein, with the same effect as though such language used in said enactment, as amended, were set forth verbatim in this Item of my Will.

ITEM NINE

Notwithstanding any and all of the other provisions of this Will, if any of the persons named in this, my Last Will and Testament, shall object to the probate of my Will, or any distribution under my Will of any part of my Estate, then he or she shall be deemed to have predeceased me for the purposes of this Will, and any and all provisions herein contained for his or her benefit shall be void and of no effect and the benefits that such beneficiary would have received if he or she had made no such contest or brought no such proceedings shall go to the residuary beneficiary of this Will (other than such beneficiary) in the same proportion as the other property received under the residuary clause of this Will. If all of the residuary beneficiaries join in such contest or proceedings, then such benefits shall go to the persons (other than the persons making such contest or joining such proceedings) who are nearest related to me by blood. Each benefit or gift or bequest or devise conferred by this Will is made on the condition precedent that the beneficiary shall accept and agree to all of the provisions of this Will and the provisions of this Item are an essential part of each and every such benefit or gift or bequest or devise.

ITEM TEN

All of the bequests and or devises shall in any event terminate on the expiration of twenty-one (21) years after the death of the last survivor of all of my issue in being at the time of death.

ITEM ELEVEN

I name, nominate, constitute and appoint my son, JAMES E. BOYD, as Executor of this My Last Will and Testament. If for some reason my son above-named cannot serve or continue to serve as Executor, I hereby name, nominate, constitute and appoint as First Alternate Executor BOBBY JOE (B.J.) BOYD, of Riverdale, Georgia. As Alternate Executor I grant unto the above-named party the same rights, powers and privileges I have granted unto my son as Executor and also the following additional powers:

(a) As Alternate Executors of this Will, the said BOBBY JOE (B.J.) BOYD. is hereby relieved from auditing the actions and records of the prior Executor of this Will and said Alternate Executors shall not be responsible for any actions taken by the prior Executor in said Executor's capacity as such.

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(b) In the distribution of my estate, the Alternate Executors shall be authorized to make a division in money or in kind or both of my property and the division made and values established by my Executor or Alternate Executors shall be binding and conclusive on all persons taking hereunder. My Executor or Alternate Executors, in making such division, may allot an undivided interest in the same property into several shares.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Will appearing on the signature page and the 3 preceding pages this 29 day of 9 m, 1986.

Daomi Long Cooley

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

WITNESS

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Thursa Hacland

ADDERCE

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STATE OF GEORGIA COUNTY OF CLAYTON

Before me, the undersigned authority, on this day personally appeared NAOMI LONG COOLEY, Larry Melnick Theresa Harland, known to me to be the testator and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and, all of said persons being by me duly sworn, NAOMI LONG COOLEY, testator, declared to me and to the said witnesses in my presence that said instrument is her last will and testament and that she had willingly made and executed it as her free act and deed for the purposes therein expressed. The witnesses, each on his oath, stated to me in the presence and hearing of the testator that the testator had declared to them that the instrument is her last will and testament and that she executed same as such and wanted each of them to sign it as a witness; and upon his oath each witness stated further that he did sign the same as witness in the presence of the testator and at her request; that she was at that time 14 years of age or over and was of sound mind; and that each of said witnesses was then at least 14 years of age.

NAOMI LONG COOLEY Testator

Witness

Sworn to and subscribed before me by NAOMI LONG COOLEY,

testator, and sworn to and subcribed before me by Larry Melnick

and Theresa Harland, witnesses, this 29 th

day of Jonus 1986.

[NOTARIAL SEAL]

Notary Public, Claylon County Georgia My Commission Expires June 13, 1989

• V V A second of the •

(poorded: March 24, 1986-live BH. 116. 14.

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF WAYMON BERTRAN STOREY

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

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

ITEM II. I give and bequeath to my wife, Ruth B. Hunt Storey, all of the personal property that I now own and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my wife, Ruth-B. Hunt Storey, all of the real property that I now own and all that I may later acquire, wheresoever situate, to her, her heirs and assigns forever.

ITEM IV. All the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise to my wife, Ruth B. Hunt Storey, her heirs and assigns forever.

ITEM V. I hereby nominate, constitute and appoint my wife, Ruth B. Hunt Storey, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

* *** • _{* *} i,

(Last Will and Testament of Waymon Bertran Storey)

Page 2

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this 4 day of September, 1968.

Haymon Bertion Stary (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Waymon Bertran Storey as and for his last will and testament, in our presence, and in the presence of each other, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this _______ day of September, 1968.

Howthen P. Lyon of Calhour Falls, S.C. F. H. Mauldin of Calhon Falls, S.C. Julially of Calhon Falls, S.C.

LAST WILL AND TESTAMENT OF MARY BELL PERKINS

- I, MARY BELL PERKINS, of the Town of Calhoun Falls, in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I have given some thought to entering Budd Terrace
 Intermediate Care Center in Atlanta, Georgia. In the event I shall enter this
 center or temporarily move else where during my lifetime, it is my intention
 to maintain my legal residence in Calhoun Falls, South Carolina.
- 2. I direct that my Executor shall pay all of my just debts, including my funeral expenses, the expenses of my last illness, the expenses of administration of my estate and for the erection of a suitable marker at my grave.
- 3. I have employed my nephew, HAROLD S. WILSON and my niece, CAROLINE W. YOUNG to care for my person and my affairs and I direct my Executor to pay each of them such amounts as they may claim, after my death, for their services.
- 4. I give and bequeath to my niece, CAROL NANCE, my flat silver.
- 5. I give and bequeath to EPWORTH CHILDRENS HOME, with an office in Columbia, South Carolina to be used by it for its general purposes ten (10%) per cent of the rest and residue of my estate.

h.B.G.

RIH USK RHC I give, will, devise and bequeath one share to my nephew, HAROLD S.

WILSON and my niece, CAROLINE W. YOUNG, one share to my sister,

FANNIE BEAUFORD, one share to my sister, GLADYS B. NANCE and one share to my brother, GLENN BELL, if they shall survive me and any of them shall predecease me to the survivors of them in the same proportionate shares

Abboville complete in the Mannet

The second of th

7. I appoint my nephew, HAROLD S. WILSON, of Chattanooga, Tennessee, and my niece, CAROLINE W. YOUNG, of Atlanta. Georgia, Co-Executors of this my Last Will. If either of them do not survive me I appoint the other as sole Executor.

8. I authorize my Executor to sell any real and personal property upon such terms as he or she may deem proper, at anytime included in my estate.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will, this 22nd day of October, 1975.

Mary Bell Perkins) (L.S

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by MARY BELL PERKINS, 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 J. Hauthan ... of Abbeville, South Carolina

of Abbeville, South Carolina

____of Abbeville, South Carolina

nabel 3.25-85 ///11/18/8/14/14

T L. HAWTHORNE. JR. ITORNEY AT LAW E. PINCKNEY STREET EVILLE, B. C. 29620 STATE OF SOUTH CAROLINA

(LAST VILL AND TESTAMENT

COUNTY OF ABBEVILLE

OF

(FRANK P. BLACK

IN THE NAME OF GOD, AMEN:

I, Frank P. Black of Brooks Street, Abbeville, State and County aforesaid, being of sound mind, memory, and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament to wit:

ITEM I: It is my will and desire that my Executrix here and after named pay all my just debts as soon after my death as possible.

ITEM II: I will devise and bequeath unto my beloved wife, Helen H. Black, all of my estate, consisting of real estate, personal property and every other description of property of which I may die, seized and possessed; provided, however, that in the event we should die in a common disaster or she should predecease me, then in that event, my entire estate is to be divided between my daughter, Margaret B. Smith of West Columbia, South Carolina and my son, C. Ray Black of Route 1, Hartwell, Georgia, share and share alike, the child or children of a pre-deceased child to take the parent's share.

ITEM III: I hereby nominate and appoint Helen H. Black as Executrix of this my Last Will and Testament, she to serve without bond. Signed, Sealed, Published and Declared by Frank P. Black as and for his Last Will and Testament this 24 day of May in the year of our Lord, One Thousand Nine Hundred Sixty Six.

F.P. Black (LS)

Signed, Sealed, Published and Declared by Frank P. Black as and for his Last Will and Testament this 245 day of May, A.D., 1966, in our presence and we in his presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses:

Som B. Cann, fr. Just Green Ho

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Sam B. Cann, Jr.	
who, being duly sworn, says that he saw Frank P. Black	
sign, seal, publish and declare the annexed instrument of writing, bearing date the	_ day of
<u>May</u> , A. D	to be
and contain <u>his</u> Last Will and Testament; that the said <u>Frank P. Black</u> was then of sound and disposing mind, memory and understanding, ac	
to the best of deponent's knowledge and belief; and that the said Sam B. Cann, Jr.	
together with J. M. Creswell and William P. Greene, Jr. at the	request
of the testat or inhis presence, and in the presence of each other, witnessed the due execution	thereof.
Sworn to before me, this	<i>,</i> .
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of <u>Helen H. Flack</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testamen	
codicil, of, deceased, be en	itered of
Probate in Common Form.	07
Given under my hand and the seal of the Court of Probate, this	
Judge of Court of Probate.	
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	<u> </u>
Frank P. Black 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 contain	ed in the
said Will, as far as his 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
meGod.	
Sworn to before me, this 26th day of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
March , Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be Judge of Probate, Abbeville County, S.C.	e shown
Attorney's Name and Address:	

Tast Will and Testament

OF

ELLA LEE MINOR MAJOR

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

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

ITEM II. I give and bequeath to my son, Mitchell Cleveland Major, the collection of antique whiskey bottles.

ITEM III. I give and bequeath to my husband, Albert balance of the Lee Major, all of the/personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

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

ITEM V. All the rest and residue of my property of every kind and nature and wheresoever situate, real, personal, or mixed, I give, bequeath, and devise to my husband, Albert Lee Major, his heirs and assigns forever.

in a common accident or disaster, neither surviving the other for a period longer than twenty four hours, then in that event I give three hundred (\$300.00) Dollars to each of my sons, they being Michael Albert Major, James Wiley Major and Mitchell Cleveland Major, and the balance of my property, real, personal or mixed and wheresoever situate, whether now owned or later acquired, I give equally to my two daughters, that is, one half to each, they being Betty Ann Major and Mary Dean Major,

, to them, their heirs and assigns.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appearsT, L: Hughston; Jr.
who, being duly sworn, says that he sawElla Lee Minor Major
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
May, 1975, A.Dto be
and containherLast Will and Testament; that the saidElla_Lee_Minor_Major 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 <u>James W. Guest</u> at the request
of the testator inher presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 31st day of March , Anno Domini 19 86
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Albert Lee Major
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 31st day ofMarch, 19_86_
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, A STATE OF SOUTH CA
do solemnly swear, that this writing contains the true Last Will of the within named and that
Ella Lee Minor Major 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 that
I will make a true and perfect inventory of all such goods and chattels; So help
me God.
Sworn to before me, this 31st day of \ (\lambda \la
Sworn to before me, this 31st day of March Anno Domini 19_86
Judge of Probate, Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:
Attorney a riame and Addition,

(LAST WILL AND TESTAMENT OF ELLA LEE MINOR MAJOR)
(Page 2 of two pages)

ITEM VII. I hereby nominate, constitute and appoint my husband, Albert Lee Major, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. In the event that my husband and I should perish in a common accident or disaster as set out in ITEM VI. above, then in that event I appoint my daughter, Mary Dean Major, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this $\underline{/6}$ day of May , 1975.

Ella Ber Minor Ticina (L.S.)

of Dearmond S.C

of Chellow Falls &

Guest of Calhoun Falls, & C

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STATE OF SOUTH CAROLINA;)
COUNTY OF ABBEVILLE.)

LAST WILL AND TESTAMENT OF EVA GRACE GOCHBAN

IN THE NAME OF GOD. AMEN:

I, EVA GRACE COCHRAN, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, management and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, to-wit:

ITEM I:- I direct that my Executor and Executrix, hereinafter named, as soon after my death as practicable, to pay all my just debts.

ITEM II:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed to my son, J. E. Cochran, Jr and my daughter, Mary Grace Cochran Ashmore, to share and share alike.

appoint my son, J.E. Cochran, Jr. as Executor and my daughter Mary Grace Cochran Ashmore, Executrix of this my last Will and Testament, with full power to them to do any and every act necessary to carry this my Will into effect, and without giving bond as such Excutor and Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 18th. day of May, A. D. 1975

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

Homer Wilson

2 a 1/4/00 200

STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Homer Cunningham

IN THE NAME OF GOD, AMEN:-

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

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

Item II.- I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed unto my beloved wife, Carrie J. Cunningham, in fee simple absolute.

Item III .- I hereby nominate, constitute and appoint my wife, Carrie J. Cunningham, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of August, 1978, A.D.

Homer Cumingham (LS)

Signed, Sealed, Published and Declared by Homer Cunningham 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.

Edwin Librert At Boyroo Hours Path S. C. Charlie C. Mundock 12 Horse Path 5 Degin c. Aluris 12 Iva S.C.

Recorded April 8, 1986 Well Et # 14 Dg. 215

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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:

will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th day of April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown. Judge of Probate, Abbeville County, S.C.	August, 1978 A.D. This to be and contain his Last Will and Testament; that the said Homer Cunningham was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock Bedwin S. Burton and Benjamin C. Alewine at the request of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 4th day of April Anno Domini 19.86 On hearing the above petition of Carrie J. Cunningham deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 4th day of April 1,186 GUALIFICATION 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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as goods and chattels will thereunto extend and the law charge me and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 the Good. Sworn to before me, this 4th day of Will make a true and perfect inventory of all such goods and chattels; So help the Good. Sworn to before me, this 4th day of Will, as far as 1 know or believe; the same of the county of all such goods and chattels; So help the Good. Sworn to before me, this 4th day of Will make a true and perfect inventory of all such goods and chattels; So help the Good April Anno Domini 18.86 The Postoffice Address of each Fiduciary must be shown.	Personally app	earsCharlie C. Murdock
August, 1978 A D This to be and contain his Last Will and Testament; that the said Homer Cunningham was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with Edwin S. Burton and Benjamin C. Alewine at the request of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 4th day of April Anno Domini 18.86. Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Carrie J. Cunningham deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 4th day of April 1986 Given under my hand and the seal of the Court of Probate, this Judge of Court of Probate. OUALIFICATION 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 Homer Unningham deceased, so far as I know or believe; so will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th asset Will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th asset Will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th asset Will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th asset Will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th asset Will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th April Anno Domini 18.86 (The Postotifice Address of each Fiduciary must be shown)	August, 1978 A.D. This to be and contain	who, being duly swo	rn, says that he saw Homer Cunningham
and contain	and contain	sign, seal, publish aı	nd declare the annexed instrument of writing, bearing date the day of
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said	was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said		August, 1978 A.D. This to be
to the best of deponent's knowledge and belief; and that the said	to the best of deponent's knowledge and belief; and that the said	and contain	his Last Will and Testament; that the said Homer Cunningham
together with Edwin S. Burton and Benjamin C. Alewine at the request of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 4th day of April , Anno Domini 19.86. Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM 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 codicil , of Homer Cunningham deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 4th day of April , 1986 GUALIFICATION 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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April Anno Domini 19.86 Judge of Probate, Abbevilla County, S.C.	together with Edwin S. Burton and Benjamin C. Alewine at the request of the testat		
Sworn to before me, this 4th day of April Anno Domini 19_86 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Carrie J. Cunningham On hearing the above petition of Homer Cunningham deceased, be entered of Homer Cunningham deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 4th day of April 1986 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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April Anno Domini 19_86 The Postoffice Address of each Fiduciary must be shown. Judge of Probate, Abbeville County, S.C.	Sworn to before me, this 4th day of April Anno Domini 19_86 April Anno Domini 19_86 Classic Community Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Carrie J. Cunningham On hearing the above petition of Homer Cunningham deceased, be entered of Homer Cunningham deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 4th day of April 1,1986 CUALIFICATION 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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April Anno Domini 19_86 CThe Postoffice Address of each Fiduciary must be shown Judge of Probate, Abbeville County, S.C.	_	
April	April	of the testat	or in his presence, and in the presence of each other, witnessed the due execution thereof.
On hearing the above petition of the it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil	On hearing the above petition of the it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil	Diane	April , Anno Domini 19_86 Charlie C musedon
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil	it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil		ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
Probate in Common Form. Given under my hand and the seal of the Court of Probate, this	Probate in Common Form. Given under my hand and the seal of the Court of Probate, this	On hearing the it is hereby ordere	above petition of Carrie J. Cunningham ed, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
Given under my hand and the seal of the Court of Probate, this	Given under my hand and the seal of the Court of Probate, this	codicil	, of, deceased, be entered of
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	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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as poods 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 4th day of April Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown Judge of Probate Abbeville County, S.C.	Probate in Commo	
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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown. Judge of Probate Abbeville County, S.C.	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 Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April Anno Domini 19 86 Judge of Probate Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)	Given under m	· · · · · · · · · · · · · · · · · · ·
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	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	ŧ	Judge of Court of Probate.
Abbeville County. I	Abbeville County. I		QUALIFICATION OF FIDUCIARY
Abbeville County. I	Abbeville County. I		
Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April , Anno Domini 19 86 April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown.	Homer Cunningham deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 4th day of April , Anno Domini 19 86 April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown.		UTH CAROLINA,
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 God. Sworn to before me, this 4th day of April, Anno Domini 1986 (The Postoffice Address of each Fiduciary must be shown).	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 God. Sworn to before me, this 4th day of April, Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be shown Judge of Probate Abbeville County, S.C.		Ido solemnly swear, that this writing contains the true Last Will of the within named and that
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help God. Sworn to before me, this 4th day of April, Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate Abbeville County, S.C.	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 God. Sworn to before me, this 4th day of April, Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be shown Judge of Probate Abbeville County, S.C.		Homer Cunningham deceased, so far as I know or believe;
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help God. Sworn to before me, this 4th day of April, Anno Domini 19 86	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 God. Sworn to before me, this 4th day of April, Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be shown Judge of Probate Abbeville County, S.C.	and that	I will well and truly execute the same, by paying first the debts, and then legacies contained in the
will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th day of April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown. Judge of Probate, Abbeville County, S.C.	will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 4th day of April , Anno Domini 19 86 Judge of Probate, Abbeville County, S.C. The Postoffice Address of each Fiduciary must be shown.		his goods and chattels will thereunto extend and the law charge me and that
Sworn to before me, this 4th day of April , Anno Domini 19 86 Judge of Probate, Abbeville County, S.C. The Postoffice Address of each Fiduciary must be shown.	Sworn to before me, this 4th day of April , Anno Domini 19 86 Judge of Probate, Abbeville County, S.C. The Postoffice Address of each Fiduciary must be shown.		
Sworn to before me, this 4th day of April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown. Judge of Probate, Abbeville County, S.C.	Sworn to before me, this 4th day of April , Anno Domini 19 86 The Postoffice Address of each Fiduciary must be shown Judge of Probate, Abbeville County, S.C.		
		Desc	re me, this 4th day of April , Anno Domini 19 86 (The Postoffice Address of each Fiduciary must be shown)
OTTOWNSOLD DATE AND ADDRESS OF THE PARTY OF	Attorney 5 realise and Address.	Judge of P	

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

Due West, S. C. February 23, 1979

I, Lucille Kennedy Todd, of the state and county aforesaid, being of sound mind and memory, but recognizing the uncertainty of life, do hereby make and declare my last will and testament as follows:

First:

After the payment of all my just debts and expenses I will, devise and bequeath all my property both real and personal, and of every nature and description, to my daughter, Jean Todd Carlisle.

Second

I will that C. H. Carlisle be executor of this my last will and testament and that he execute this my last will and testament without bond.

Third:

I will that my executor be authorized and empowered to sell at private or public sale either personal property or real estate with or without an order from court or resort to law, should he for any reason deem it necessary to do so.

In witness whereof I have hereunto set my hand and seal this 23rd day of February, 1979.

Lucille Kennedy Todd (L. S.)

Signed, sealed and acknowledged in our presence by said testator and we in her presence and in the presence of each other have signed our names as witnesses.

arme D Stone

Recorded: April 9, 1986 Dele Mo: 86 ES 46

Thei Bl No. 14- 89- 216

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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 appearsJohn H. Pearman
who, being duly sworn, says that he sawLucille Kennedy Todd
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
February ,A.D. 1979 to be
and contain Last Will and Testament; that the said
Lucille Kennedy Todd was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said John H. Pearman
together with Jo Anne G. Stone and Clare R. McGaha 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, thislth day of, Anno Domini 19_86
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofC. H. Carlisle 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
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
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as her goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this 1th day of April (The Postoffice Address of each Fiduciary must be shown)
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

STATE OF SCUTH CARCLINA)

COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT

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

I

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

II

I give, bequeath and devise unto my beloved husband, Gary C. Cooper, all of my property, both real and personal, that I shall own or have an interest in at the time of my death. That is to say that my husband shall have full title and control of all real estate, money or personal property of any kind or amount, or wheresoever situate, in fee simple.

III

In the event that my husband, Gary C. Cooper, should predecease me, or if he and I should die simultaneously, by accident or otherwise, I give bequeath and devise all of my property, real and personal, to my children in equal shares, share and share alike.

IV

I hereby nominate and appoint my husband, Gary C. Cooper, as executor of this my will and direct that he serve without bond.

IN WITNESS WHEREOF I sign, seal publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this __7th day of _February_____, 1967.

Blanche B. Corper (LS)

Signed, sealed, published and declared by Blanche B. Cooper, the above named testatrix, to be her last will and testament, and we, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnesses this 7th day of February , 1967.

HORESSES:

ADDRESSES:

ADDRESSES:

Hornolds 5 (...

Pat pointing ware Strate, S.C.

Charita Single Maio Hacely 5. C.

• STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF J. C. McWhorter

(LS)

IN THE NAME OF GOD, AMEN: -

1:- I, J. C. McWhorter, of the County and State aforesaid, do make, ordain, publish and declare this as my last vill and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me make.

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

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

4:- I hereby nominate, constitute and appoint my wife, Abbie C. McWhorter, Executrix of this, my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 23rd day of May, 1964.

Signed, Sealed, Published and Declared by J. C. McMorter, 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.

Haward K. Young

Quarded april 18 1986 Decleded Wiel Br. # 14

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Brantley J. McGill Personally appears ___ who, being duly sworn, says that he saw _______ J. C. McWhorter_____ sign, seal, publish and declare the annexed instrument of writing, bearing date the ______ day of ____, A. D. 1986 May _____ Last Will and Testament; that the said ____ and contain his was then of sound and disposing mind, memory and understanding, according J. C. McWhorter at the request and HOward R. Young together with Howard Young of the testat pr in his presence, and in the presence of each other, witnessed the due execution thereof. 1):th day of Sworn to before me, this _ Brantley mcbill Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Abbie C. McWhorter 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 _____, deceased, be entered of codicil 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 _____know or believe; J. C. McWhorter and that ______ 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 his will make a true and perfect inventory of all such goods and chattels; So help me___God. William C M. & Wheater (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: _____

Tast Will and Testament

weather the same to

MAGGIE DORIS FISHER LONG

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

I, MAGGIE DORIS FISHER LONG, OF THE COUNTY OF ABBEVILLE AND
THE STATE OF SOUTH CAROLINA, BEING OF SOUND AND DISPOSING MIND, MEMORY
AND UNDERSTANDING, DO HEREBY DECLARE THE FOLLOWING TO BE MY LAST
WILL AND TESTAMENT, HEREBY REVOKING ALL WILLS AND INSTRUMENTS OF A
TESTAMENTARY NATURE HERETOFORE BY ME MADE.

ITEM 1

I DIRECT THAT MY EXECUTOR, HEREINAFTER NAMED, SHALL PAY ALL OF MY JUST DEBTS AND FUNERAL EXPENSES AS SOON AFTER MY DEATH AS IS POSSIBLE.

ITEM 11

AFTER THE PAYMENT OF SUCH FUNERAL EXPENSES AND DEBTS, I GIVE,
DEVISE AND BEQUEATH UNTO MY BELOVED HUSBAND, THERON CLAUDE LONG, ALL
OF MY ESTATE, BOTH REAL AND PERSONAL, OF WHATSOEVER KIND AND WHERESOEVER FOUND, TO BE HIS FOR THE EXTENT OF HIS LIFE. MY HUSBAND HAS
THE RIGHT TO SELL ANY PORTION OF LAND ONLY, NOT THE HOME PLACE,
TO PAY ANY REMAINING DEBTS THAT THE LIFE INSURANCE AND OTHER INSURANCE
WILL NOT COVER.

ITEM 1V

AT THE TIME THAT MY HUSBAND, THEREON CLAUDE LONG IS DECEASED,
IT IS MY WISHES THAT ALL REMAINING PROPERTIES OF MY ESTATE ARE TO BE
SOLD AND DIVIDED EQUALLY BETWEEN MY CHILDREN, JUDY FAYE LONG WARE,
NANCY ANN LONG MALONE WHITMAN, JOHNNY THERON LONG AND ASAVILLE BAPTIST
CHURCH. EITHER OF MY CHILDREN HAS A RIGHT TO PURCHASE THE PORTION
FROM THE OTHER CHILDREN AND ASAVILLE BAPTIST CHURCH BEFORE IT IS
PUT UP FOR PUBLIC SALE.

PAGE ONE OF TWO PAGES

2/9

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Lc

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

Personally appears C.E. Price, Jr.
who, being duly sworn, says that he saw Maggie Doris Fisher Long
sign, seal, publish and declare the annexed instrument of writing, bearing date the dry
January, 1984, A.D Thisto
and contain her Last Will and Testament; that the said Maggie Doris Fish
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the saidC.EPrice, Jr.
together with Jack L. Brock and Grace K. Price at the reque
of the testat in her 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
On hearing the above petition of <u>Theron Claude Long</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, wi
codicil, of, deceased, be entered
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 14th day of April , 1986 Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County. L do solemnly swear, that this writing contains the true Last Will of the within named and that
Maggie Doris Fisher Long deceased, so far as know or believe
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as goods and chattels will thereunto extend and the law charge me and the
will make a true and perfect inventory of all such goods and chattels; So hel
Sworn to before me, this 14th day of April Anno Domini 19_86 Judge of Probate, Abbeville County, S.C. The Postoffice Address of each Fiduciary must be shown
Attorney's Name and Address:

ITEM V

I HEREBY NAME, NOMINATE, CONSTITUTE AND APPOINT MY HUSBAND, THEREON CLAUDE LONG, AS SOLE EXECUTOR OF THIS MY LAST WILL AND TESTA-MENT, GIVING AND GRANTING UNTO HIM , FULL AND COMPLETE POWER TO DO ANYTHING NECESSARY TO CARRY OUT THE TERMS OF THIS MY LAST WILL AND TESTAMENT AND I HEREBY DIRECT THAT HE SHALL SERVE WITHOUT BOND.

ITEM VI

IN THE EVENT THAT MY HUSBAND AND I SHOULD DIE AT THE SAME TIME IN A COMMON DISASTER OR ACCIDENT, I APPOINT MY THREE CHILDREN, JUDY FAYE LONG WARE, NANCY ANN LONG MALONE WHITMAN AND JOHNNY THERON LONG, TO SERVE AS EXECUTRIX AND EXECUTOR OF THIS MY LAST WILL AND TESTAMENT.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND SEAL THIS 3-25 DAY OF JANUARY 1984.

Maggie Doris Fisher Long

SIGNED, SEALED, PUBLISHED AND DECLARED ON THE ABOVE DATE, BY THE SAID MAGGIE DORIS FISHER LONG, 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.

Bt. 1 Kenneth Dr Anderson,

PAGE TWO OF TWO PAGES

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i

Tast Will and Testament

OF

FLORA EVANS HOZEY

I, FLORA EVANS HOZEY, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore by me made.

ITEM I:

I direct my Executor hereinafter named to pay out of my estate all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II:

I will and devise all of my real estate to my husband, JOHN H. HOZEY, for and during the term of his natural life and upon his death, I will and devise the remainder to my children, JAMES CURTIS HOZEY, GEORGE RONNIE HOZEY, DIANNE HOZEY SILVERS, AND VICTORIA HOZEY MADDOX, to share and share alike.

ITEM III:

I will and bequeath all of my personal property to my husband, JOHN H. HOZEY.

ITEM IV:

I hereby nominate, constitute and appoint as Executor of this my Last Will and Testament, my husband, JOHN H. HOZEY, and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, this $\frac{2c}{2c}$ day of March, 1986.

FLORA EVANS HOZEY

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 Ruby Haynes
who, being duly sworn, says that he saw Flora Evans Hozey
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
<u>March</u> , A. D. 1986 to be
and contain her Last Will and Testament; that the said
Flora Evans Hozey 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 Lucille Hutchison Hozey and Lou Klla E. Powell 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 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
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County. Total Evans Hozey deceased, so far as Toknow 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 ashergoods 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 21st day of Arr 11 , Anno Domini 19 86 Successor S
Attorney's Name and Address:

Signed, Sealed and Delivered by FLORA EVANS HOZEY, as and for her Last Will and Testament in the presence of us, who in her presence and in the presence of each other, at her request, have subscribed our names as witnesses this 200 day of March, 1986.

WITNESSES

ADDRESSES

Puby Hayala 4/6-TATE-AVE

Calhain Fallo St.

Jucille Hutchion Hogy Calhain Fallo St.

Low Ello G. Forwell Parker Fills St.

STATE OF SOUTH CAROLINA X
COUNTY OF ABBEVILLE X

LAST WILL AND TESTAMENT

I, NORMA F. FLYNN, a resident of and domiciled in the City of Abbeviller in the State and County aforesaid, do hereby make, publish, and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I

I direct that all my just debts, secured and unsecured, be paid as soon as practicable after my death.

ITEM II

I direct that all estate, inheritance, succession, death or similar taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include any Codicil hereto), or benearly insurance upon my lifetory on any property held jointly by meet with another or on any transfer made by me during my lifetime or on any other property or interests in property included in my estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interests in property included in my estate for such tax purposes.

ITEM III

I give and bequeath all of my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property, damage, and other insurance on or in connection with the use of this property, to my children surviving me, in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share per stirpes. If my said children do not agree to the division of the said property among themselves, my executors shall make such division among

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22 196-34 no:868155-44 BK. 70.14

PROOF OF WILL

THE STATE	OF S	HTUO	CAROLIN	Α
<u>Abbevill</u>	<u>.e</u>	Col	unty.	

IN THE COURT OF PROBATE

By Bessie Lee F. Nance, Judge of Probate for said County.
Personally appearsAnthony M. Storey
who, being duly sworn, says that he saw Norma F. Flynn
sign, seal, publish and declare the annexed instrument of writing, bearing date theday
of July, 1972 A.D. to be and contain
her Last Will and Testament; that the said
Norma F. Flynn was then of sound and disposing mind, memory and
understanding, according to the best of deponent's knowledge and belief; and that the said
Anthony M. Storey together with Sharon C Rose , and
Marie Davis and 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, this10th_ day of
April , Anno Domini 19 86 Sessies Le 2. Mance and Anthony M. Stoken
Judge of Probate, Abbeville County, S. C. Anthony M. Storey
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of William F. Nickles, III & G. Flynn Bowie
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
with codicil, of Norma F. Flynn deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 10th day of April , 1986 Judge of Court of Probate

them, the decision of my executors to be in all respects binding upon my children. I request that my executors and my issue abide by any memorandum by me directing the disposition of this property or any part thereof. This request is precatory and not mandatory. If any beneficiary hereunder is a minor, my executors may distribute his share to him or for his use to any person with whom he is residing or who has the care or control of him without further responsibility and the receipt of the person to whom it is distributed shall be a complete discharge of my executors.

in Marie and Mar

ITEM IV

of all size a old run mages If, during my lifetime, I have received a devise or bequest from a to make at the to my brother-in-law, Arthur B. Crisp of Elberton, Georgia, it is my desire that my executors make every effort to distinguish and segregrate such devise or bequest from my estate and I hereby give, devise and bequeath Sp. W. P the same to CECIL WHARTON CRISP. In the event he shall not survive me, Committee of the second such devise or bequest shall go to my sister, DOROTHY P. CHILDRESS of at the relate Laurens, South Carolina. In the event she shall not survive, such devise Co har or Section of the section of the section of or bequest shall become a part of my residuary estate and be distributed in accordance with the provisions of Item V hereinbelow.

ITEM V

Contract to the second

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, (including lapsed legacies and devises), wherever situate and whether acquired before or after the execution of this Will in equal shares to my daughters surviving me, provided, however, the issue of any predeceased daughter of mine shall take per stirpes the share their parent would have taken had he or she survived me.

ITEM VI

I hereby nominate, constitute and appoint as co-executors of this my Last Will and Testament my grandsons, WILLIAM F. NICKLES, III and G. FLYNN BOWIE and direct that they shall serve without bond. If for any reason either of my grandsons is unable or unwilling to serve or continue to serve as such executor then I direct that the remaining or surviving grandson shall serve as sole executor hereunder without bond. If neither

Page Two

of my grandsons survive me or continue to serve as executor hereunder, I nominate and appoint BANKERS TRUST OF SOUTH CAROLINA as successor executor to serve without bond.

The secretory of the established

Tr. 5841. .

County Service of the Pro-

ITEM VII

Whenever my executors herein named are directed to distribute any property in fee simple to a person who has not attained the age of Twenty-one (21) years at the date of distribution, my executor shall transfer, convey and assign such property to itself as trustee and shall hold the property of such minor in trust for such minor during minority using so much of the net 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 or of his or her parents known to my trustee. Such minor's property shall be paid over and distributed to such minor upon attaining age Twenty-one (21), or if he or she shall sooner die, to his or her estate. Whenever my trustee determines it appropriate to pay any money for the benefit of any minor for whom a trust is created hereunder, then such amounts shall be paid out by my trustee in such of the following ways as my trustee deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the support, medical care and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all the powers and discretions hereinafter conferred upon it as executor.

ITEM VIII

to any inherent, implied or statutory powers granted to executors generally,

my executors are specifically authorized and empowered: to allot, assign,

buy, care for, collect, contract with respect to, continue any business of

mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of eight are property owned in his own right; upon such terms and conditions as to my executors may seem best, and to execute and deliver any and all instruments and to do all acts which my executors may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 17th day of _______, 1972.

Norma F. FLYNN (SEAL)

Staron C. Rose of Grunwood & C.

Marie Daino of Calkour Falla, S.C.

Anthony M. Storey of Mi. Cormich, S.C.

Page Four

LAST WILL AND TESTAMENT OF MARGARET D. NEWELL

- I, MARGARET D. NEWELL, of the City and County of
 Abbeville, South Carolina, do hereby make and publish this as my Last Will
 and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. All property, both real and personal which I shall own at my death, and all property over which I shall then have any power of disposition by Will, I will, devise and bequeath to my husband, EDWARD P. NEWELL, in fee simple, if he shall survive me.
- 2. If my said husband shallnot survive me I will, devise and bequeath my entire estate to my daughter, KAREN LEIGH NEWELL, in fee simple; subject to the provision, however, that if she is a minor at the time of my death, my entire estate shall bettransferred to my Trustee in trust, and my Trustee inher uncontrolled discretion (1) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (2) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until she attains her majority, and thereupon pay the balance then remaining to her absolutely.
- 3. If my said / shall not survive me, and if I shall not husband
 leave me surviving any issue, I will, devise and bequeath my entire estate to
 THE SHRINER'S HOSPITAL, GREENVILLE, SOUTH CAROLINA, to be used
 for its general purposes.
- 4. I appoint my husband, EDWARD P. NEWELL, Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor, I appoint my daughter, KAREN LEIGH NEWELL, Executor in his place. If both my said husband and my said daughter shall fail to qualify or cease to act as Executor, I appoint MRS. DEWITT (EVELYN C.) MCNEILL, Executor in their place. I direct neither shall be required to furnish any bond.

HSK PJ#

DERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 29620

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Nancy S. King
Personally appears Nancy S. King who, being duly sworn, says that he saw Margabet D. Newell
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
<u>August</u> , A.D. <u>1972</u> to be
and contain her Last Will and Testament; that the said Margaret D. Newell
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 Carelyn Pewell and Rebert L. Hawthorne, Jr. at the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this25th day of
Desirate & Mance
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of
codicil, of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this
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
Margaret D. Newell 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 her goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
Sworn to before me, this 25th day of Substant P. Marvell

Attorney's Name and Address:

Judge of Probate, Abbeville County, S.C.

(The Postoffice Address of each Fiduciary must be shown)

5. I appoint MRS. DEWITT(EVELYN C.) MCNEILL, of
McGowan Avenue, Abbeville, South Carolina, Trustee of the trust created
under this my Will and direct that she shall not be required to furnish any bond.

death without having appointed a testamentary guardian for any minor child or children of ours, then hereby nominate, constitute and appoint MRS.

DEWITT (EVELYN C.) MCNEILL, as testamentary guardian of the person and the property of such minor child and to the extent allowed by law direct that such guardian shall serve without bond.

- 7. 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.
- 8. I authorize my Executor and my Trustee to sell, at public or private sale, for cash or on credit, and upon such terms as he may deem proper, any property at any time included in my estate.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this 10th day of lugust, 1972.

Margaret D. Newell (L.S.)
(Margaret D. Newell)

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

Garalyn Powell of abbeville, S. E.

Tabet I Hauthered J. of abbeville, S. C.

RT L. HAWTHORNE, JR ATTORNEY AT LAW DE. PINCKNEY STREET

ligs DSP

Last Will and Testament

I, DANIEL EUGENE EDWARDS, a resident of and domiciled in the County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any and all other Wills and Codicils at any time heretofore made by me.

ITEM I

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

ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my wife, ALLIE MAE EDWARDS. If my wife should not survive me, I give and bequeath said property to my children, ROBERT C. EDWARDS, PATRICIA L. EDWARDS, BEATRICE E. VICKS, ANDREW E. EDWARDS, ZEPHIA E. CONAWAY, FANNIE E. GRIFFIN and KENNETH F. EDWARDS, in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my wife, ALLIE MAE EDWARDS, If my wife does not survive me, I give, devise and bequeath said property to my children, ROBERT C. EDWARDS, PATRICIA L. EDWARDS, BEATRICE E. VICKS, ANDREW E. EDWARDS, ZEPHIA E.

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	R. B	ugene Pruitt, Jr.	-	
who, being duly sworn, says that he saw	<u> Daniel Ruge</u>	ne Edwards		•
sign, seal, publish and declare the annex	ced instrument of writi	ing, bearing date the	5th	day of
May	,A	.D. 1983		to be
and contain his	Last Will a	· and Testament; that the sa	id	
Daniel Eugene Edwards				
to the best of deponent's knowledge and				
together with Glenda B. Pruit	•	_	•	
of the testat or in his	presence, and	l in the presence of each ot	her, witnessed the due o	execution thereof.
Sworn to before me, this 24	dav of \			:
April ,Anno				•
)	•		
Judge of Probate, Abbeville Co	unty, S.C.			
ORDER AD	MITTING WILL TO	O PROBATE IN COM	MON FORM	
Probate in Common Form. Given under my hand and the seal	of the Court of Probate	e, this2\u00e4		
			Judge of Court of Pro	bate.
	QUALIFICATIO	ON OF FIDUCIARY		
THE STATE OF SOUTH CAROLINA, Abbeville County.				•
do solemn	y swear, that this writ	ting contains the true Last	Will of the within name	d and that
Daniel Engene Edward	ia	decease	d, so far as	_know or believe;
and that will we	ll and truly execute th	e same, by paying first the	debts, and then legacio	s contained in the
said Will, as far as his	good	s and chattels will thereun	to extend and the law c	harge me and that
	will make	e a true and perfect invent	ory of all such goods an	i chattels; So help
Sworn to before me, this, Anno, Anno, Anno,	day of)	(The Postoffice Ad	e Edward	
, , ,		(The Postoffice Ad	dress of each Fiduciar	y must be shown)
Judge of Probate, Abbeville Co	•			
Atto	ney's Name and Add	ress:		
•				

CONAWAY, FANNIE E. GRIFFIN and KENNETH F. EDWARDS, in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

- ع

ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, ALLIE MAE EDWARDS and direct that she shall serve without bond. If my said executrix is unable or unwilling to serve, I nominate, constitute and appoint PATRICIA L. EDWARDS of Maryland and direct that she shall serve without bond.

ITEM V

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

ITEM VI

Whenever my executors herein named (or any successor or substitute executor) is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executors shall transfer, convey and assign such property to himself as trustee and shall hold the property of such minor in

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DEP DEP trust for such minor during minority using so much of the net 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 or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twentyone (21) or if he or she shall sooner die, to his or her estate. Whenever my trustee determines it appropriate to pay any money or benefit of any minor for whom a trust is created hereunder, then such amounts shall be paid out by my trustee in such of the following ways as my trustee deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the support, medical care, and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, heretofore conferred upon him as executor.

ITEM VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this the day of May, 1983.

Daniel EUGENE EDWARDS (SEA

The foregoing Will consisting of four typewritten pages, this included, the first two pages thereof, bearing on the left hand margin the initials of the Testator was this day of the testator was this day of the testator as and for his Last Will and Testament and in the presence of us, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

The state of the s

Mento B. Printie of Abberille, S.C.

Alicia M. Arnold OF Abberille, A.C.

Last Will and Testament

OF

COLE L. STRICKLAND

I, COLE L. STRICKLAND, 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 of 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 hamed.

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 and that all expenses incurred therefor be paid out of my estate.

I hereby nominate and appoint my two (2) daughters, LETTIE BRENDA WATERS and MURIAL LARUE WADE, as Co-Executrixes of this, my Last Will and Testament, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executrixes generally, my Co-Executrixes are 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, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and, in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Co-Executrixes may deem best, and to execute and deliver any and all instruments and to do all acts which my Co-Executrixes may deem proper or necessary to carry out the purposes of this, my Will, without being limited in any way by the specific grants of power made, and the necessity of a court order.

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 expenses, as aforesaid, to my wife, ANNIE MAUDE STRICKLAND, to be hers in fee simple absolute.

PAGE ONE OF TWO PAGES

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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:

June	day of 1985
and containhisLast Will and T Cole L.Strickland was then of sour to the best of deponent's knowledge and belief; and that the said together with Martha Moore and of the testat er in his presence, and in the Sworn to before me, this 2l day of April, Anno Domini 1986 Judge of Probate, Abbeville County, S.C.	restament; that the said
and containhisLast Will and T Cole L.Strickland was then of source to the best of deponent's knowledge and belief; and that the said together with marks and and of the testat er in his presence, and in the day of Anno Domini 1986 Judge of Probate, Abbeville County, S.C.	restament; that the said
and containhisLast Will and T Cole L.Strickland was then of sour to the best of deponent's knowledge and belief; and that the said together with Martha Moore and of the testat er in his presence, and in the Sworn to before me, this 2l day of April, Anno Domini 1986 Judge of Probate, Abbeville County, S.C.	restament; that the said
Cole L.Strickland was then of sour to the best of deponent's knowledge and belief; and that the said _ together with	A. M. Sparrow, Jr. Paula G. Burkot at the request
to the best of deponent's knowledge and belief; and that the said	A. M. Sparrow, Jr. Paula G. Burkot at the request
Sworn to before me, this	
Sworn to before me, this day of	he presence of each other, witnessed the due execution thereof.
April , Anno Domini 1986 Judge of Probate, Abbeville County, S.C.	• • • • • • • • • • • • • • • • • • •
April , Anno Domini 1986 Judge of Probate, Abbeville County, S.C.	
Judge of Probate, Abbeville County, S.C.	
•	•
ORDER ADMITTING WILL TO PE	
	ROBATE IN COMMON FORM
it is hereby ordered, adjudged and decreed, That the petition codicil, ofCole L. Strickland Probate in Common Form.	d, deceased, be entered of
Given under my hand and the seal of the Court of Probate, this	s _2h day ofApril , 19_86
•	Judge of Court of Probate.
QUALIFICATION (OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	San San
	contains the true Last Will of the within named and that
Cole L.Strickland	deceased, so far asknow or believe;
and that will well and truly execute the sar	me, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and	d chattels will thereunto extend and the law charge me and that
we will make a tr	rue and perfect inventory of all such goods and chattels; So help
Sworn to before me, this day of \	Settie Grenda Water
April , Anno Domini 19.86	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.	,,
Attorney's Name and Address	:

ITEM 5. I hereby will, devise and bequeath as to my real estate, a life estate to my wife, ANNIE MAUDE STRICKLAND, to live in; and, upon her death, to my two (2) daughters, LETTIE BRENDA WATERS and MURIAL LARUE WADE, to be divided equally between them, 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.

ITEM 6. Definition. Unless the context clearly indicates otherwise, "child" or "children" means the grantors' children, LETTIE BRENDA WATERS and MURIAL LARUE WADE, and "descendants" means the lawful blood descendants in any degree of LETTIE BRENDA WATERS and MURIAL LARUE WADE. Where the context does indicate otherwise "child" or "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 adopted, 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. The terms "child," - "children," "descendant," and "descendants," or those terms preceded by the terms "living," or "then living," shall include the lawful blood descendants in the first degree of the parent designated even though such descendants are born after the death of such parent.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 22 day of the 1985.

COLE L. STRICKLAND

Signed, sealed, published and declared on the date mentioned above by the said, COLE L. STRICKLAND, as and for his Last Will and Testament, in the presence of us, who in his presence and in the presence of each other at his request, have hereunto subscribed our names as witnesses.

Much Mone OF abbeville Sc.

Paula S. Brat OF Abbeville, SC.

OF ABBOVIUG, S.C.

PAGE TWO OF TWO PAGES

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STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Thomas Milton Gordon

IN THE NAME OF GOD, AMEN:-

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

- 1. I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into her hands.
- 2. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, in my estate or may come into my estate, unto my beloved wife, Lillian Todd Gordon, in fee simple absolute.
- 3. In the event my wife, Lillian Todd Gordon, predeceases me, or should we both perish in a common accident or disaster, neither surviving the other, then in that event, I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, in my estate or may come into my estate, shall be sold at public auction to the highest bidder, and all the proceeds therefrom, and all other monies from insurance, etc., after my funeral expenses are paid, shall be equally divided between all of my wife's neices and nephews and all of my neices and nephews, as listed below, share and share alike, in fee simple absolute: Louany Stone Taylor, William A. Stone, Mahlon P. Stone, Robert A. Stone, Gordon Stone, Kenneth Gordon, Ray Gordon, Eloise Gordon Walker, Thurmon Taylor, Haskell Taylor.
- h. I hereby nominate, constitute and appoint my wife, Lillian Todd Gordon, Executrix of this my Last Will and Testament, without bond. If for any reason my wife is unable to serve as Executrix, then I appoint Albert Gordon Stone and Ray Edward Gordon as Executors, without bond.

PAGE TWO

Momas Milton Gordon

OF TWO PAGES

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	Charlie C. 1	<u>lurdock</u>	
who, being duly sworn, say	ys that he saw Thoma	as Milton Gordon	<u> </u>
sign, seal, publish and deci	are the annexed instrument of writ	ing, bearing date the31	st day of
October, 1979	, А	D. This	to be
and contain	his Last Will a	nd Testament; that the said	Thomas Milton Gordo
	was then of	sound and disposing mind, me	mory and understanding, according
to the best of deponent's kn	nowledge and belief; and that the sai	d Charlie C	. Murdock
together withC	harles Langston	and Ansel Fler	ningat the request
of the testator	in his presence, and	in the presence of each other, v	vitnessed the due execution thereof.
Sworn to before me, the April	his day of, Anno Domini 19 86		0 . N
	ORDER ADMITTING WILL TO	PROBATE IN COMMON	FORM
•	SRDER ADMITTING WILE IN	FRODATE IN COMMICIO	
	petition of Li ludged and decreed, That the pe		d Last Will and Testament, with
codicil,	ofThomas	Milton Gordon	, deceased, be entered of
Probate in Common Form	l .		
Given under my hand	and the seal of the Court of Probate	, this day	ofApril, 19_86
	,		Mance
•		Judy Judy	ge of Court of Probate.
	QUALIFICATIO	ON OF FIDUCIARY	
THE STATE OF SOUTH CA	AROLINA, }		
I	do solemnly swear, that this writ	ing contains the true Last Will c	of the within named and that
1	Chomas Milton Gordon	deceased, so	far as <u>his</u> know or believe;
and that The	will well and truly execute th	e same, by paying first the debt	s, and then legacies contained in the
_	-		tend and the law charge me and that
salu wili, as lar as			
me	will make	e a true and perfect inventory of	f all such goods and chattels; So help
Sworn to before me,	this 24th day of	Lellin a	Gordon
Judge of Prebate	Anno Domini 198.6 Abbeville County, S.C.	(The Postoffice Addres	s of each Fiduciary must be shown)
	Attorney's Name and Add	ress:	
			

gaustas Wiff Pile

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of October, 1979, A.D.

Thomas Milton Gordon (IS)

Signed, Sealed, Published and Declared by Thomas Milton Gordon, as and for his Last Will and Testament, in the presence of us, who in his presence and of each

Charles Gangson Alberras SE 4 + 0 2 Purel Floming B+ 2 Donpled p. 5 C Charlis C Mundolp Rt 2 Honea Path, 5 C

PAGE TWO

OF

TWO PAGES

STATE OF SOUTH CAROLINA

Charles and the Control of the Contr

LAST WILL AND TESTAMENT

Contract to

COUNTY OF ANDERSON

In the name of God, amen:

CAN THE ENGINEERING

I, Elizabeth T. Hester, of the County of Anderson, State of South Carolina, being of sound mind, memory and understanding, do hereby make, ordain, publish and declare this to be my Last Will and Testament, hereby revoking any and all other Wills heretofore by me made.

and the second of the second of the Second

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

ITEM II. I will, devise and bequeath all the rest, residue and remainder of my Estate, both real and personal, and whereso-ever situate, unto my nieces and nephews, the spouse and child or children of a predeceased niece or nephew of mine, to share equally the share said predeceased niece or nephew would have taken had he or she survived me.

ITEM III. I hereby monimate, constitute and appoint James Patrick Hester and Flo Hester LeRoy, as Executor and Executrix of this My Last Will and Testament, or the survivor of them, giving unto them all powers necessary to carry out the terms of this instrument, including power of sale of real estate.

9 IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this day of August, A.D., 1983.

ELIZABETH T. HESTER (SEAL)

Signed, sealed, published and declared by the above named
Testatrix as and for her Last Will and Testament, in the presence
of each of the undersigned, who have in her presence, and at her
request, and each of us in the presence of each other, hereuntosubscribed our names as witnesses the day and year last above written.

, Anderson, South Carolina.

Las. V. Sag., Anderson, South Carolina.

fllem. C. Chhiotenaum, Anderson, South Carolina.

PROOF OF WILL E OF SOUTH CAROLINA IN THE COURT OF PROBATE MARTHA D. NEWTON . , Judge of Probate for said County. Personally appears . ELLEN C. CHRISTENSEN who, being duly sworn, says that he saw ___ELIZABETH_T. HESTER sign, seal, publish and declare the annexed instrument of writing, bearing date the ____9th_ $(1/2) h_{2}(z)$., A.D. to be and contain Last Will and Testament; that the said ELIZABETH T. HESTER was then of sound and disposing mind, memory and according to the best of deponent's knowledge and belief; and that the said understanding, ELEN C. CHRISTENSEN together with RICHARD K. ALLEN, JR. $\underline{\underline{\underline{}}}$ and at the request of the testat $\underline{\underline{rix}}$ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this __11th ___ day of Anno Domini 19 86_ Judge of Probate, _ANDERSON_ __ County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM M.James P. Hester & Flo Hester LeRoy 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, Elizabeth T. Hester ., deceased, be entered 🖟 WHEERSTAND

of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 11th

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Judge of Court of Probate

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

FINAL WILL AND TESTAMENT
OF
LETYE C. KIRBY

I, LETYE C. KIRBY, being of sound and disposing mind and memory, mindful nevertheless of the uncertainty of life, and desiring to make provision for the disposition of my earthly estate, do hereby make, publish and declare this to be my Final Will and Testament, hereby revoking any and all writings or documents of a testamentary nature heretofore at any time by me made.

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

ITEM II. I direct that all estate and inheritance taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Final Will (which term wherever used herein shall include any codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property included in my estate for such tax purposes be paid out of my residuary estate.

ITEM III. I own a certain tract of land located in Abbeville County, South Carolina, on which my personal residence is situate. I give, devise, and bequeath said land and the house situate thereon, unto my beloved husband, James Z. Kirby, to be his for the duration of his natural life, and no longer. Upon his death, and the termination of the life estate created herein, or in the event my said husband should predecease me, then I give, devise, and bequeath said land and house unto my three children (Joan K. Bryant, George Robert Kirby, and Nancy K. Burton) equally, sharing and sharing alike, provided, however, that the issue of a deceased child shall take his or her parent's share per stirpes.

ITEM IV. I give, devise, and bequeath all the rest, residue, and remainder of my property, of whatsoever kind and nature and wheresoever situate, including lapsed legacies and devises, and regardless of whether same is acquired before or after the execution of this my Final

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1986- File Mo: 86 86 62 - Will Ble Mo

Will and Testament, absolutely and in fee simple unto my beloved husband, James Z. Kirby, if he shall survive me. If my husband shall not survive me, then I give, devise, and bequeath all of said property unto my three children (Joan K. Bryant, George Robert Kirby, and Nancy K. Burton) equally, sharing and sharing alike, provided, however, that the issue of a deceased child shall take his or her parent's share per stirpes.

ITEM V. In the event that I should leave a handwritten or other memorandum prepared by me directing the disposition of any items of personal property of my estate, I request that my Executor and my heirs are to abide by the provisions of said memorandum prepared by me directing the division of said property or any part thereof. This request on my part is precatory and not mandatory.

ITEM VI. My Executor or Trustee shall be authorized to make any election permitted by any tax law, including the filing of joint returns, if in the opinion of such Executor or Trustee such election is for the combined best interest of my estate and the beneficiaries thereof and may make or agree to make such apportionment of taxes as such Executor or Trustee may deem equitable under the circumstances.

ITEM VII. My Executor shall have full power and authority to sell, exchange, or assign, any security or property, real or personal, at public or private sale, held in my estate and to invest and reinvest the property held by it including accumulated income as it may exist at any time. My Executor can make distributions in money or kind, or partly in money and partly in kind as it shall determine. My Executor shall also have full power and authority to borrow money, whether to pay taxes; to exercise subscriptions, rights, and options; to improve or develop real estate or any interest therein for sale or lease; or for other proper purposes, and to pledge or mortgage trust or estate assets as security for the repayment thereof.

My Executor shall have the power and authority to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or an undivided interest therein or partly in cash and partly in property, and to do so without regard to the income tax basis of specific property allocated to any beneficiary (including any Trust).

Executor is made with full realization of the risks inherent in the exercise thereof and I expressly declare my intention to be that my Executor shall use ordinary business judgment in the exercise thereof and that it shall not be liable or responsible for any losses that may result therefrom, said powers and discretions being given in the belief that the possibility of preserving the capital and income values which I believe the estate contains justify the risks involved.

under any Trust created by this Will or any share thereof becomes payable to a minor, or to a person not adjudicated incompetent, but who by reason of illness or mental or physical disability is, in the opinion of my Executor, unable to properly administer such amounts, then such amounts shall be paid out by my Executor in such of the following ways as my Executor shall deem best:

- (a) Directly to such beneficiary.
- (b) To the legally appointed guardian of such beneficiary.
- (c) To some relative or friend for the care, support, and education of such beneficiary.
- (d) Or by my Executor using such amounts directly for such beneficiary's care, support, and education.

ITEM X. Whenever my Executor and/or Trustee is directed to distribute any real property in fee simple to a person who is then a minor, such Executor and/or Trustee shall continue to hold the share of such minor in trust for such minor until he or she becomes eighteen (18) years of age and in the meantime shall use such a part of the income and/or principal of the share of such a minor as such Executor and/or Trustee may deem necessary to provide for the proper support and education of such minor.

ITEM XI. I do nominate, constitute, and appoint my husband,

James Z. Kirby, as the Executor of this my Final Will and Testament. In
the event he shall not be living at the time of my death, or for any
reason is unable or unwilling to serve, or is unable to complete his
tenure as fiduciary of my estate, then I nominate, constitute and appoint
my daughters, Joan K. Bryant and Nancy K. Burton, as Co-Executrices, or
the survivor of them as Executrix, of this my Final Will and Testament. I

direct that in no event shall my Executor or Co-Executrices, be required to post bond, and no accounting shall be required in any event by the Probate Court.

IN WITNESS WHEREOF, I hereunto affix my hand and seal to this my Final Will and Testament this 7th day of March, 1986.

LETYE C. KIRBY (L.S.)

LETYE C. KIRBY

MARK

SUBSCRIBED, SEALED, PUBLISHED AND DECLARED by LETYE C. KRIBY as and for her Final Will and Testament in the presence of us, who at her request and in the presence of each other have subscribed our names as witnesses.

Michepses.	Q 11 2 20
Backy S. Nowe,	ADDRESS Belton &C
Liena S. Wiles	ADDRESS arausm &C
sillias. with	
Melita M. Comer	ADDRESS anderson, &C.
II Julia II J	

I, LETYE C. KIRBY, the Testatrix, sign my name to this instrument this 7th day of March, 1986, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my to the undersigned authority that I sign and execute it as my free and last Will and that I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

LETYE C. KIRBY MARK

witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testatrix signs and executes this instrument as her last Will and she signs it willingly, and that each of us, in the presence and hearing of the Testatrix, hereby signs this Will as witness to the Testatrix's signing, and that to the signs this will as witness to the Testatrix's signing, and that to the sound mind, and under no constraint or undue influence.

Melita M. Comer Witness Bucky S. Lowe Witness

STATE OF SOUTH CAROLINA COUNTY OF ANDERSON

Subscribed, sworn to and acknowledged before me by LETYE C.

KIRBY, the Testatrix, and subscribed and sworn to before me by

Milita M. (and acknowledged before me by

Witnesses, this

7th day of March, 1986.

Notary Public for South Carolina 94 My Commission Expires:

STATE OF SOUTH CAROLINA,)
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF WILLIE C. HAWTHORNE

I, WILLIE C. HAWTHORNE, OF THE County of Abbeville,
State of South Carolina, being of sound and disposing mind, momory and understanding and desiring to make disposition of all of my property in case of
death, do hereby make, publish and declare the following as and for my Last
Will and Testament, to-wit:

ITEM 1:- I will and direct that my Executrix, 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 her hands.

ITEM 11:- I will, devise and bequeath all of my property, real personal and mixed, of whatsoever kind and wheresoever situate, unto my daughter, FRANCES YOUNG, in fee simple absolute.

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

IN WITNESS WHEREOF, I have hereunto set my hand and seal this lith day of January, 1986.

Signed, Sealed, Published and Declared by Willie C. Hawthorne, as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as attesting witnesses.

Leasting L. Journes

Willie C. Hawthorne

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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 Carol F. Speer
who, being duly sworn, says that the saw Willie C. Hawthorne
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
January , A.D. 1986 to be
and contain Last Will and Testament; that the said
Willie C. Hawthorne was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidCarol F. Speer
together with Beatrice C. Sparrew and Cathy W. Peole at the request
of the testat inhis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Frances Young it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of
Given under my hand and the seal of the Court of Probate, this
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County. do solemnly swear, that this writing contains the true Last Will of the within named and that
Willie C. Hawthorne 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
Sworn to before me, this
•

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

LAST WILL AND TESTAMENT

I, W. Parker Bowie, of the County of Anderson, State of South Carolina, being of sound and disposing mind and fully realizing the uncertainties of this life, do make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

ITEM I.

I will and direct that my body shall be decently interred, that a suitable marker be erected to mark my grave, and that perpetual care for the plot at Old Silverbrook Cemetery and all expense therefor be paid out of myestate.

ITEM II.

I will and direct that my legal debts and my funeral expenses be paid as soon after my demise as may be reasonably convenient, and I hereby authorize and empower my executrix in case of any claims made against my estate, to settle and discharge the same in her absolute discretion.

ITEM III.

I will, devise and bequeath the following:

- (1) Unto Ray Revels, Jr., the sum of One Thousand and No/100 (\$1,000.00) Dollars.
- (2) Unto Ray Revels, III, the sum of One Thousand and No/100 (\$1,000.00) Dollars.
- (3) Unto Parker Chambers of Gaffney, South Carolina, the sum of One Thousand and No/100 (\$1,000.00) Dollars.
- (4) Unto Neil Chambers of Gaffney, South Carolina, the sum of One Thousand and No/100 (\$1,000.00) Dollars.
- (5) Unto Parthenic Chambers of Gaffney, South Carolina, the sum of One Thousand and No/100 (\$1,000.00) Dollars.
- (6) Unto my Trustee as hereinafter named, in trust, the sum of Fifty Thousand and No/100 (\$50,000.00) Dollars to be deposited in a federally insured financial institution with the income therefrom to be paid monthly unto Reverend Edwin Kirkpatrick during his natural life, and, upon his death,

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Arish Short

2000ded: May 7, 1986 Ul 1816. 12 1810. 238-3

the principal and accrued but undistributed income shall be distributed free and discharged of the trust herein unto Central Wesleyan College in Central, South Carolina.

- (7) Unto my Trustee as hereinafter named, in trust, the sum of Fifty Thousand and No/100 (\$50,000.00) Dollars to be deposited in a federally insured financial institution with the income therefrom to be paid monthly unto Harvey Scott during his natural life, and, upon his death, the principal and accrued but undistributed income shall be distributed free and discharged of the trust herein unto Central Wesleyan College in Central, South Carolina.
- (8) Unto Harvey Scott, the right to occupy the residence rent free in which he is living at the time of my death for the remainder of his natural life so long as he shall continuously occupy it as his principal residence and shall have seen after and performed services and chores for my wife, Marie Thomason Bowie, during her lifetime in a manner as conducted in the past (such determination being made by my executrix in her sole and absolute discretion).

ITEM IV.

I will and direct that my twelve acres of real property. in Abbeville County on Lake Succession be sold to the highest bidder and I will and bequeath the proceeds therefrom unto the Iva, South Carolina Associate Reform Presbyterian Church as a perpetual fund, the income of such fund to be used solely for maintenance and repair of the church facilities.

TTEM V.

I will, devise and bequeath the rest, residue and remainder of my estate, of whatsoever kind and wheresoever found, either legal or equitable or both, unto my wife, Marie Thomason Bowie. It is my request, but not my direction, that upon the death of my wife, Marie Thomason Bowie, the remainder of my estate be willed to charity.

ITEM VI.

In the event that my wife, Marie Thomason Bowie, shall

-2-

in the presence of testator and of each other, at his request, have hereunto set our hands as attesting witnesses.

Madini Polgini ADDRESS Star, S.C.

Martin & Darly ADDRESS Quelum S.C.

Rose & McLook ADDRESS Quelum 8.C.

A TRUE AND CORRECT COPY:

Maitha A, Muy

Judge of Probate for Anderson County, 5

predecease me or we shall die as the result of a common accident or disaster or under such circumstances as shall render it impossible to determine which of us shall have died first, I will, devise and bequeath the rest, residue and remainder of my estate as follows:

- (1) Unto the Central Wesleyan College in Central, South Carolina, one-half of the rest, residue and remainder of my estate.
- (2) Unto the Due West Theological Seminary, the remaining one-half of the rest, residue and remainder of my estate.

ITEM VII.

I hereby nominate, constitute and appoint my wife, Marie Thomason Bowie, as executrix of this my Last Will and Testament and Trustee of the trusts created hereunder. I direct that she not be required to give bond as executrix or trustee. In the event that for any reason my said wife shall not be able to serve, I nominate, constitute and appoint Marchant L. Lesley and Richard C. Otter, or the survivor, to serve as executors and trustees and direct that they not be required to give bond.

ITEM VIII.

My executrix, or executors, and my trustee, in addition to and not in limitation of the powers as granted to fiduciaries by the Code of Laws of South Carolina of 1976, as amended, are hereby vested with full power to sell or convey any or all of my personal or real property as may be determined is for the best interest of my estate and to survey the real property constituting my farm, personal residence and the residence now occupied by Harvey Scott as an expense of my estate.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2 day of January, 1986.

W. Parker Bowle . Book GEAL)

Signed, sealed, published and declared by W. Parker Bowie, as and for his Last Will and Testament in the presence of us, who

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	PROOF OF W	/ILL		Page 5
	4).1			
THE STATE OF SOUTH CAROLINA ANDERSON County.	IN.	THE COURT OF	PROBATE	
	en e			
By MARTHA D. NEWTON	Judge of Probate for	said County.		*
Personally appearsMartha		т у		STATE OF THE PARTY
who, being duly sworn, says that he	saw <u>w. Farke</u>	P BOWIE	nodian secolar	
sign, seal, publish and declare the an	nexed instrument of w	riting, bearing de	ite the2n	(IT)
of January, 1986		ere esta futir jegi til er er i i t T	A.D. to be	and Econtain
60 marie de Minazio in Calendario de Calenda			Company of the Compan	
his	La	st Will and	restament; th	at the said
W Parker Bowle	was then o	f sound and c	lisposing mind,	memory and
understanding, according to the				
Martha E. Darby	together with	Nadine Pil	grim	rand
Rose P. McLeod and	at the request of the te	stat OF	in hi	
第 次 《 				
presence, and in the presence of ea		ne due execution	thereof.	
Sworn to before me, this $\frac{23}{100}$	Brd day of			
April				
and the property of the second	omini 1895	المناه ال	E North	
Months A Newton		Marke	a Darly	
Judge of Probate, ANDERSON	County, S. C.			
Jouge of Flobate, Lattication				
	Alexa Market	Margar Hone		
	en e	4.34.4		
	ITING WILL TO PRO		ON FORM	
On hearing the above petition	ofMarie Thomas	son Bowie		
	•			3743
it is hereby ordered, adjudged and de		n be granted and	tne said Last will a	ing restament,
White couldn't /// of W	. Parker Bowie		, decea	ed, be entered
of Probate in Common Form.	inger en			
		203	Anne	
Given under my hand and the sea	il of the Court of Prot	ate, this Zard	_ day ofAPTI	<u></u> , 19;
Parane wearen	· · · · · · · · · · · · · · · · · · ·	Martha	D. Newt	171
		,	udge of Court of	Probate.
		· .	. And the state of the state o	

LAST WILL AND TESTAMENT OF ROBERT E. MURRAY

- I, ROBERT E. MURRAY, 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 bequeath Two Hundred Fifty and 00/100 (\$250.00) Dollars to each of the following:
 - A. To my wife, MARY K. MURRAY, of Jamaica, New York.
 - B. To my son, ROBERT EDWARD CRAWFORD, of Greenville, South Carolina.
 - C. To my daughter, (Janet) TONYA McMAHAN, of 218 Hyde Street, Spartanburg, South Carolina
 - D. To my daughter, BONNIE MURRAY, of South Ozone Park, New York.
 - 2. All the rest, residue and remainder of my estate, real and personal and all other property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, including any lapsed legacy, I give and bequeath to my sister, ESTHER MOORE, in fee simple.
 - 3. I appoint my sister, ERNESTINE CANNON THOMAS, Executrix of this my Will and direct that she shall not be required to furnish any bond.
 - 4. I authorize my Executrix to sell any real and personal property upon such terms as she may deem proper, at any time included in my estate.
 - 5. I direct that my Executrix shall be solely in charge of my burial and funeral arrangements.

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

HAWTHORNE & MUND
ATTORNEYS AT LAW
E PINCHNEY STREET
P.O SOX 818
ABBEVILLE, S.C. 20020

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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:

who, being duly sworn says that he cow	Martin
and and the sale standing saw	Robert R. Marray
sign, seal, publish and declare the annexed instrume	nt of writing, bearing date the day of
May	, A. D. 1986to be
	ast Will and Testament; that the said
	as then of sound and disposing mind, memory and understanding, according
	nat the said
together with Wanda F. Thomas	and Nine J. Oglesbyat the request
	sence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this, Anno Domini 19, Judge of Probate, Abbeville County, S.C.	day of
ORDER ADMITTING	WILL TO PROBATE IN COMMON FORM
it is hereby ordered, adjudged and decreed, That the state of the stat	the Cannon Thomas It the petition be granted and the said Last Will and Testament, with B. Murray, deceased, be entered of f Probate, this day of, 19
CHALI	
	FICATION OF FIDUCIARY
Robert E. Murray and that will well and truly e said Will, as far as	this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly swear, that Robert E. Murray and that I will well and truly e said Will, as far as his T Re God.	this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly swear, that Robert E. Murray and that I will well and truly e said Will, as far as his I God. Sworn to before me, this 8th May , Anno Domini 19	this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly swear, that Robert E. Marray and that I will well and truly estaid Will, as far as his I God. Sworn to before me, this 8th Anno Domini 19 Judge of Probate, Abbeville County, S.C.	this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly swear, that Robert E. Murray and that I will well and truly e said Will, as far as his I God. Sworn to before me, this & th May, Anno Domini 19 Judge of Probate, Abbeville County, S.C.	this writing contains the true Last Will of the within named and that

Will this 1st day of	Mors , 1986.	AND CONTRACTOR AND CONTRACTOR OF THE CONTRACTOR
	<u> </u>	
	(Robert E. Murray)	(L.S.)

The Control Might will be a first only to be a marked graw wagge.

The foregoing Will, consisting of Two (2) pages was signed, sealed, published and declared by ROBERT E. MURRAY, 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.

Wands & Thomas	of Abbeville, South Carolina
Theresa P. Manten	of Abbeville, South Carolina
Mina J. aglachy	of Abbeville, South Carolina

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HAWTHORNE & MUNDY

ATTORNEYS AT LAW

C PINCKNEY STREET

P.O BOX 210

ABBEVILLE, S.C. 29820

Tast Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

I, JOHN LOWRY PRESSLY, domiciled in the County of Abbeville, State of South Carolina, declare this to be my Last Will, hereby revoking all Wills and Codicils heretofore made by me.

ITEM I.

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

ITEM II.

I direct that all estate, inheritance, succession, death or similar taxes (except generation-skipping transfer taxes) assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include any Codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property or interests in property included in my estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interests in property included in my estate for such tax purposes.

ITEM III.

I give and bequeath all of my personal effects, household furniture and furnishings, books, jewelry, china, silver, wearing apparel, boats, automobiles and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of such property to my wife, WALLACE MIMS PRESSLY, if she shall survive me. If my said wife shall not survive me, I give and bequeath all of said property to my children surviving me, in approximately equal shares, provided, however, the issue of a deceased child surviving me shall take per stirpes the share their parent would have taken had he or she survived me. issue do not agree to the division of the said property among themselves, my Executor shall make such division among them, the decision of my Executor to be in all respects binding upon my issue. quest that my wife, my Executor and my issue sbide by any memorandum by me directing the disposition of this property or any part thereof This request is precatory and not mandatory. If any beneficiary hereunder is a minor, my Executor may distribute such minor's share to such minor or for such minor's use to any person with whom such minor is residing or who has the care or control of such minor without further responsibility and the receipt of the person to whom it is distributed shall be a complete disharge of my Executor.

ITEM IV.

I give and bequeath to each of my children the sum of FIVE THOUSAND (\$5,000.00) DOLLARS, the child or children of a predeceased child of mine to take the parent's share, per stirpes.

ITEM V.

I anticipate that, if my wife survives me, she will not maintain her permanent residence in Due West. Therefore, I direct my OWT &

Executor to sell my house and all of the land adjoining it at such time and on such terms as my Executor shall determine following my death. The net proceeds of such sale shall be distributed with the residue of my estate under Item VI hereafter. In the event my wife does decide to maintain her residence in Due West, and in the further event that she shall notify my Executor within One Hundred Twenty (120) Days after my death that she so desires, then my Executor shall not sell such residence, but, instead, I give, devise and bequeath the said residence and land to my said wife for and during her natural life and upon her death to my children, in equal shares, the child or children of a predeceased child to take the parent's share, per stirpes. In connection with her life estate, my wife shall pay all taxes, maintenance and upkeep on the house, and she shall have all the powers of investment and management hereinafter given my Executor.

ITEM VI.

I give, devise and bequeath all the rest, reside and remainder of my property and estate, whether real, personal or mixed, and wheresoever situate, as follows: Fifty (50%) Per Cent thereof to my wife, if she survives me; Fifty (50%) Per Cent thereof, or my entire estate should my wife fail to survive me, in equal shares, to my children, me surviving, the child or children of a predeceased child to take the parent's share, per stirpes. I expect my wife will consume all or most of the amount provided for her in this item. Should any significant amount thereof remain at her death, I would hope she would consider leaving same to my children.

ITEM VII.

If any share or property hereunder becomes distributable to a beneficiary who has not attained the age of Twenty-One (21) years or if any real property shall be devised to a person who has not Y.F. Page 3 Page Three

attained the age of Twenty-One (21) years at the date of my death, then such share or property shall immediately vest in such beneficiary, but notwithstanding the provisions herein, my Executor acting as Trustee shall retain possession of such share or property in trust for such beneficiary until such beneficiary attains the age of Twenty-One (21), using so much of the net income and principal of such share or property as my Executor deems necessary to provide for the proper support, medical care, and education of such beneficiary, taking into consideration to the extent my Executor deems advisable any other income or resources of such beneficiary or his or her parents known to my Executor. Any income not so paid or applied shall be accumulated and added to principal. Such beneficiary's share or property shall be paid over, distributed and conveyed to such beneficiary upon attaining age Twenty-One (21), or if he or she shall sooner die, to his or her executors or administrators. Whenever my Executor determines it appropriate to pay any money for the benefit of a beneficiary for whom a trust is created hereunder, then such amounts shall be paid out by my Executor in such of the following ways as my Executor deems best: (1) directly to such beneficairy; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the care, support and education of such beneficiary; (4) by my Executor using such amounts directly for such beneficiary's care, support and education. Executor as Trustee shall have with respect to each share or property so retained all the powers and discretions conferred upon him as Executor. As an alternative to the foregoing, my Executor may distribute such share directly to such beneficiary, to the legally appointed guardian of such beneficiary or to some relative or friend to be used for the care, support and education of such beneficiary.

1.P.A. Page 4

ITEM VIII.

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers, granted to executors, 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, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distributions or divisions in cash or in kind or partly in each without regard to the income tax basis of such asset and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor my seem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM IX.

I authorize and empower my Executor to make appropriate elections for income, estate and other tax purposes, particularly including the power to claim a marital deduction for all or any part of my estate which may qualify for same.

ITEM X.

I nominate, constitute and appoint my son, John L. Pressly,
Page J- Page Five

Jr., as Executor of this Will. Upon his failure to serve or, having qualify, to continue to serve, I appoint my son, James P. Pressly, as alternate Executor.

IN WITNESS WHEREOF, I JOHN LOWRY PRESSLY, have hereunto set my Hand to this my Last Will and Testament, this ________ day of ________, 1986.

John Lowry Pressly (L.S.)

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

J. Turbould of Shenwood, S.C.

Scabel P. Hunti of Anderson, S.C.

Robert M. Kinnedy of Due West S.C.

J. F. P. Page 4

STATE OF SOUTH CAROLINA)

LAST WILL AND TESTAMENT OF

COUNTY OF ABBEVILLE)

ROBERT E. BOLITHO

IN THE NAME OF GOD, AMEN:-

I, ROBERT E. BOLITHO, residing at Due West Retimement Center, Due West,
Abbeville County, S. C., being of sound and disposing mind, memory and understanding, do hereby make, publish and declare the following as and for my Last Will
and Testament, hereby revoking any and all former Wills or Codicils heretofore
by me made,

FIRST: I direct the payment of all my just debts and funeral expenses as soon as may be practicable after my decease.

SECOND: All the rest, residue and remainder of my estate, real, personal and mixed, of whatsoever kind and wheresoever situate, I give, devise and bequeat unto my beloved wife, DALLIS B. BOLITHO. However, should my wife predecease me, die with me in a common disaster or fail to survive me for a period of thirty days, I then, in that event, give, devise and bequeath all the rest, residue and remainder of my estate, real, personal and mixed, unto my three (3) children, namely; ROBERT E. BOLITHO, JR., JANET BOLITHO HAYS, both of Fayetteville, N C., and LEWIS R. BOLITHO, of Jackson, N. J., share and share alike.

However, should one or more of my said children predecease me and shall die leaving issue, I then direct that the share to which such deceased child would be entitled hereunder, shall pass to the issue of such deceased child. In the event one or more of my said children shall fail to survive me without issue I then direct that the survivor shall take the share of his or her brother or sister.

LASTLY: I nominate, constitute and appoint my wife, DALLAS B. BOLITHO, Executrix hereunder. However, should she fail to qualify, I then nominate, constitute and appoint my son, ROBERT E. BOLITHO, JR. Executor hereunder and the person so qualifying shall serve without bond or other security and shall have full power and authority to sell at public or private sale any and all of the assets of my estate and to execute and deliver good and sufficient legal instruments to properly and legally transfer title thereto.

Robert E. Rolitho

Robert E. Bolitho

PAGE 1 OF A 2 PAGE WILL.

PROOF OF WILL (SEE DEDIMUS ATTACHED)

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears	
who, being duly sworn, says that he saw	Robert E. Bolithe
sign, seal, publish and declare the annexed inst	rument of writing, bearing date the day of
October	, A. D. 1985to be
and contain his	Last Will and Testament; that the said
Robert E. Bolitho	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	andat the request
of the testat in	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this12	day of)
Anno Domin	ni 19 <u>86</u>
Judge of Probate, Abbeville County, S	
ODDED ADMITT	INO WILL TO PROBATE IN COMMON FORM
ORDER ADMITTI	ING WILL TO PROBATE IN COMMON FORM
it is hereby ordered, adjudged and decreed	I, That the petition be granted and the said Last Will and Testament, with
Probate in Common Form.	, deceased, se cinci ed or
Given under my hand and the seal of the C	Court of Probate, this 12 day of May , 19 86
	Judge of Court of Probate.
QI	UALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County.) I do solemnly swea	er, that this writing contains the true Last Will of the within named and that
	deceased, so far asknow or believe;
	ruly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as h18	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 \ \ \ \ \ Aballis B. Bolitho
May , Anno Domin	
Judge of Probate, Abbeville County, S	(The Postoffice Address of each Fiduciary must be shown)
•	Name and Address:

PAGE 2 of a 2 PAGE WILL

LAST WILL AND TESTAMENT OF ROBERT E. BOLITHO

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 23 D
day of October , 1985.
Robert E. Bolitho L.
Robert E. Bolitho
Signed, Sealed, Published and Declared by ROBERT E. BOLITHO, as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have hereunto subscribed our names as attesting witnesses.
Jon Andien of Andien Joseth Cooking
Betty Marth of anderson South Carolina
Lay V. Halcomber of Iva, Sout Caroline

STATE OF SOUTH CAROLINA,	IN THE COURT OF PROPATE
COUNTY OF Abbeville	IN THE COURT OF PROBATE
By: Hon. Bessie Lee F. Nance	Judge of the Court of Probate.
To: Hon. Martha D. Newton, Judge of Pr	obate, Anderson County, South Carolina
	ntegrity, care and circumspection of you, the said and by these presents do give unto you full power and
authority to examine Faye V. Holcombe	one of the several witnesses to the last Will
and Testament of Robert E. Bolitho	, deceased,
Almighty God touching the due execution thereof, a	corporal oath to be taken on the Holy Evangelists of eccording to the form of the statute in that case made and u are to make and give under your hand and seal for my day of Nay, 19 86.
	Dessie La J. Han Judge, Court of Probate
STATE OF SOUTH CAROLINA,	
COUNTY OF ANDERSON	
By: Hon. Martha D. Newton, Judge of Pr	robate for Anderson County, S.C.
writing bearing date 23rd day of October to the said Robert E. Bolithe was	who being duly sworn says: That ahe seal, publish and declare the annexed instrument of seal, publish and declare the annexed instrument of be and contain his last Will and Testament; that then of sound and disposing mind, memory and underedge and belief; and that the said Faye V. Holcombe campbell
Betty M. Garrett , at	the request of the testat or in his presence
and in the presence of each other, witnessed the due	•
day of May , 19 86 Commissioner for the Judge of the Court of Probate for Abbaville County, South Carolina.	Fage V. Dalcombe
STATE OF SOUTH CAROLINA	
COUNTY OF ANNOERSON	CERTIFICATE OF COMMISSIONER
I do hereby certify that by virtue of the annexed d	
one of the several witnesses to the last Will and Testar deceased, according to law, and I because the transmit	
deceased, according to law; and I herewith transmit	
GIVEN under my hand and seal this. 16th	Commissioner for Judge of the Court of Probate for Abbeville County
	South Carolina.

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE

L'AST WILL AND TESTAMENT OF CARL G. BROWN

IN THE NAME OF GOD, AMEN

I. Carl G. Brown, of 108 Haigler Street, City of Abbeville, county and state aforesaid, being of sound mind, memory, and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament, to-wit, hereby, revoking any and all other Last Will and Testaments heretofore made by me.

ITEM I: I direct that my Executrix, herein after named, pay all my just debts as soon after my death as possible.

ITEM II: I will, devise and bequeath unto my beloved wife, Margaret McCord Brown, all of my estate, consisting of real estate, personal property or mixed property, provided however, that in the event she should predecease me, or we should die in a common disaster, then my estate is to be divided between my four (4) children, namely, Jean Brown Martin, Martha Brown Loftis, Carla Susan Brown and Julia Nell Brown, share and share alike, the child or enlidgen of a predecease parent to take the parent's share.

ITEM III: I hereby nominate and appoint Margaret McCord Brown, as Executrix of this My Last Will and Testament, she to serve without bond.

SIGNED, SEALED, PUBLISHED AND DECLARED BY Carl Q, Brown. as and for his Last Will and Testament this lst day of October, in the year of our Lord One Thousand Nine Hundred and Seventy and in the One Hundred and Ninety Fifth year of the Sovereighty and Independence of the United States of America.

arl & Brown

(LS

Signed, SEALED, PUBLISHED AND DECLARED BY Carl G. Brown, as and for his Last Will and Testament in our presence and we in his and in the presence each of the other and at his request have hereunto signed our names as attesting witnesses:

in f. Buy ms.

Levy a Smith

2)

Koloone

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: George A. Smith Personally appears _ who, being duly sworn, says that he saw _____ Carl G. Brown sign, seal, publish and declare the annexed instrument of writing, bearing date the ______ day of ____, A, D,___ 1986 October Last Will and Testament; that the said Carl G. Brown and contain his __ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ____George A. Smith together with Amanda Harper and M. J. Boggs, M.D. at the request of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this ____ll___ day of May , Anno Domini 19 66 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of _____Margaret McCord Brown it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Carl G. Brown 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; Carl G. Brown 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. Vongaget m ! Card Brown ____ day of \ , Anno Domini 19<u>86</u> (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: ___

I, Kathleen Louise Jarrett, of Abbeville County, South Carolina do hereby make, publish and declare the following to be my Last Will and Testement, hereby revoking any and all other -ls made by me:

Item I: I direct my Executor, Arthur Jesley Jarrett hereinafter named to pay all of my just debts and funeral expenses as soon

as may practicable after my death,

ItwilII:, devise and bequeath one-half of my property that is deeded in my husband, Arthur Wesley Jarrett and myself Kathleen Louise Jarrett name at the present to my beloved daughters, Barbara Irene Bridges, and Dorine Carol Schnoker, ONe half of this real property is to be divided equally between my two daughters, Barbara Irene Bridges, and Dorine Carol Schnoker. This property is located in Abbeville County, Tract A, 3.92 acres, at Lake Seccession. This property to my two daughters Barbara Irene Bridges, and Dorine Carol Schnoker is eqally free of taxes. Item III, My personel property I will, devise and bequeath unto my daughter, Barbara Irene Bridges my Kimbrell Swinger 700 organ. My picture when I was few months old to either of daughters Barbara Irene Bridges or Dorine Carol Schnoker. I will, devise and bequeath my personel items that was given to me by daughters Barbara Irens Bridges and Dorine Carol Schokerto be returned to them if my husband Arthur Wesley Jarrett doesnot want them. I will, devise and bequeath to

my husband Arthur Wesley Jarrett all of the of my personel property. that is not mentioned in the above. I want my watch to be removed after my death and I will, devise and bequeath my watch o my daughter, Barbara lrens Bridges. My wedding rings and a dinner ring given to me by daughter Barbara Irens Bridges to be burried on my fingers at the time

of my death.

roded > 1704 33 1986- 3 ile 100 : 86 ES 11. " Lille 18. 110. 16

In WITNESS WHEREOF, I have hereunto set my hand and seal this A.D., 1986. Liver Loss (Seal) m

Signed, sealed, published and declared by the within named Testatrix as and for LAST WILL and TESTAMENT in the presence of we, who, at her request and in her presence, and in the presence of each other, have hereinto subscribed our names as witnesses

the day and year last above written.

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	Audrey B.	Hardy		
who, being duly sworn, says that he saw	Kathleen	Louise Jarres	tt	
sign, seal, publish and declare the annexed ins				day of
	, A. D.			
and contain her				
Kathleen Louise Jarrett				
to the best of deponent's knowledge and belief				
together with Nancy P. Pegram	and	William L. Po	Lgram, Sr.	at the request
of the testat <u>rix</u> in <u>her</u>	_ presence, and in the p	resence of each othe	er, witnessed the due o	execution thereof.
Sworn to before me, this 23rd	day of \			
, Anno Domi	,	Andrew	B Tlands	/
		and by	B Hardy	
Judge of Probate, Abbeville County,	S.C.	U	V	
ORDER ADMIT	TING WILL TO PROF	BATE IN COMM	ON FORM	
On hearing the above petition of	Arthur Wesley	Jarrett		
it is hereby ordered, adjudged and decree				
codicil, ofKatl	hleen Louise Jarr	ett	, decea	sed, be entered of
Probate in Common Form.				
Given under my hand and the seal of the	Court of Probate, this	23rd	day ofMay	, 1986
	,	5		
		•	Judge of Court of Pro	bate.
q	QUALIFICATION OF	FIDUCIARY		
THE STATE OF SOUTH CAROLINA,				
Abbeville County.)	oon that this weiting cont	ning the twee I agt 11	7ill of the within nome	ad and that
do solemnly swe				
Kathleen Louise Jarrett				
and that will well and	l truly execute the same, l	by paying first the c	lebts, and then legaci	es contained in the
said Will, as far as her	goods and cha	attels will thereunte	extend and the law c	harge me and that
1	will make a true a	nd perfect inventor	y of all such goods an	d chattels; So help
God.				
Sworn to before me, this234	d dayofy /	July TX	The state of the s	
	1. 7	to H 1 Dal	120 700	0 00/5"
<u></u>	\		630 - Iva, S. ress of each Fiducian	
Judge of Probate, Abbeville County,				
Attorney's	Name and Address:			