share alike, (with the issue of any deceased child to receive their parent's share, per stirpes).

ARTICLE VI

I appoint Phillip L. Huddleston, to be Executor of this my Last Will and Testament. I direct that no bond or other security be required of my said Executor for the faithful performance of his duties as such. I authorize my Executor, in the exercise of a reasonable discretion with respect to all property, real and personal, at any time forming a part of my estate, to exercise any and all of the powers set forth in Tennessee Code Annotated, Section 35-50-110, to the extent applicable, all of which provisions and powers are incorporated herein by reference as fully as if copied herein verbatim. These powers (as set out in said statute on the date of the execution of this will) are granted even should said statute be amended or repealed at the time of my death.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament, consisting of this and the preceding four and one succeeding typewritten pages and for the purpose of identification, I have signed each such page at the bottom thereof, all in the presence of the persons witnessing it, at my request, on this the 18th day of 1986, at Murfreesboro, Tennessee.

MARY C. DUNN, Testatrix

Signed, published and declared by the Testatrix, Mary C. Dunn, to be her last will and testament in the presence of all of us at one and the same time, and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said Testatrix and to the performance of the aforesaid act of execution at the place and on the date hereinabove set out.

MITNESSES: Parchnent 1014 East Clark Blyd

Manne West 3468 Betty Faid Mana

Mary C. Dun

AFFIDAVIT

Dianne West and J. Sevild Parchinent
after being duly sworn according to law, depose and say.
 That they are adult citizens of Rutherford County, Tennessee.
2. That they witnessed the execution of the Last Will Testament of MARY C. DUNN dated 1986, to which this affidavit is attached, and that this affidavit is being made at the request of the Testatrix and in accordance will Tennessee Code Annotated, Section 32-2-110.
3. That their signatures are affixed to said Last Will and Testament, that they signed or affixed the same at the inst and at the request of the Testatrix and in her presence, and ir the presence of each other, at the place and on the date recite in said Last Will and Testament.
4. That the Testatrix signed said paper writing as and for her Last Will and Testament.
5. That at the time they witnessed said Will, the Testatrix was, in their opinion, of sound mind and disposing memory, that the Testatrix was more than 18 years of age, and that the Testatrix did not appear under any undue influence.
Dianne West
J. Gerald Parchment
STATE OF TENNESSEE)
COUNTY OF RUTHERFORD)
Subscribed and sworn to before me, this /8th day
Sheran & Uncleaton
NOIME 10220
My Commission Expires: January 4, 1987

Mary C. Will of Mary C. Dunn

FIRST CODICIL TO THE LAST WILL AND TESTAMENT

OF

MARY C. DUNN

I, MARY C. DUNN, of Murfreesboro, Rutherford County, Tennessee, being of sound mind and disposing memory do make and publish this First Codicil to my Last Will and Testament, heretofore executed by me on April 18, 1986, and witnessed by Dianne West and J. Gerald Parchment.

ARTICLE I

I hereby give and bequeath the following items of my personal effects, specifically to the following named persons:

- (a) To Andy Menger, my maple bedroom set, including the bed and triple dresser. These items are in the home of my father, James R. Dunn, in Iva, South Carolina.
- (b) To Addie Lou O'Reilly, the water paintings by Martha Johnson. These items are in the home of my father, James R. Dunn, in Iva, South Carolina.

ARTICLE II

I give and bequeath to my father, James Robert Dunn, of Iva, South Carolina, currently residing in a health care facility in Columbia, South Carolina, any interest which I may possess in the home located at Route 2, Iva, South Carolina which was the residence of my father, if my father survives me. If my father predeceases me or dies at the same time I do, then, in that event, I give and bequeath any interest I may have in said home through the residuary clause in ARTICLE V of my Last Will and Testament.

ARTICLE III

I appoint Betty Menger to be the Ancillary Executrix for the portion of my estate which is located in the State of South Carolina. I direct that no bond or other security be required of my said Ancillary Executrix for the faithful performance of her duties as such.

Mary C. Wenn

Page One of the First Codicil of Will of Mary C. Dunn

ARTICLE IV

Except as hereinabove provided in this First Codicil to my Last Will and Testament, I hereby republish and reaffirm all other provisions of my Last Will and Testament dated April 18, 1986.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this the First Codicil of my Last Will and Testament, consisting of this and the preceding and one succeeding typewritten pages and for the purpose of identification, I have signed each such page at the bottom thereof, all in the presence of the persons witnessing it, at my request, on this the the day of June, 1986, at Murfreesboro, Tennessee.

MARY C. DUNN

Signed, signified and declared by the said MARY C. DUNI as and for the First Codicil to her Last Will and Testament, in the presence and sight of us, present at the same time, who at he request, in her presence and sight and in the presence and sight each other, have subscribed our names as attesting witnesses on day and date above written.

Haiph E. Sharp.

Murhasbou TV 1902 Rogers St. Murhusboro, In.

AFFIDAVIT

Million Mulation and Rough E. Aharp

after being duly sworn according to law, depose and say:

- l. That they are adult citizens of Rutherford County Tennessee.
- 2. That they witnessed the execution of the First Codicil of the Last Will and Testament of MARY C. DUNN dated June 1986, to which this affidavit is attached, and the this affidavit is being made at the request of MARY C. DUNN and accordance with Tennessee Code Annotated, Section 32-2-110.

Page Two of the First Codicil of the Will of Mary C. Dunn

- 3. That their signatures are affixed to said Codicil, that they signed or affixed the same at the instance and at the request of MARY C. DUNN and in her presence, and in the presence of each other, at the place and on the date recited in said First Codicil of the Last Will and Testament.
- 4. That MARY C. DUNN signed said paper writing as and for her First Codicil of her Last Will and Testament.
- 5. That at the time they witnessed said Codicil, MARY C. DUNN was, in their opinion, of sound mind and disposing memory, that she was more than 18 years of age, and that she did not appear under any undue influence.

Phillip.	Muddistor	
	E. Ahary	
/		

STATE OF TENNESSEE

COUNTY OF RUTHERFORD

Subscribed and sworn to before me, this 1986.

Sherian & Wind laction

My Commission Expires: January 4, 1987

Milly Dilyw
Page Three of the Fie

Page Three of the First Codicil of the Will of Mary C. Dunn

Jack (X) Lewis

STATE OF SOUTH CARCLINA,

The state of the state of

LAST WILL AND TESTAMENT OF Jack Lewis Lowndesville, S. C.

IN THE NAME OF GOD, AMEN:-

I, Jack Lewis, of the County of Abbeville, State of South Carolina,
do make, ordain, publish and declare this as my Last Will and Testament, hereby
revoking all wills and instruments of a tastamentary nature heretofore by me

- 1. I will and direct that my Executrices hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into their hands.
- 2. I will, devise and bequeath all my cash money in any banks, savings and loans, or bonds, etc., to be equally divided among my two sisters, Helen Dunn and Beatrice Newell and my nieces and nephews, Barbara Anderson, Connie Lewis, Sammy Lewis, David Lewis, Faye Lewis Sorrow, Samuel R. Newell and Stephen Newell, share and share alike, each to receive one-ninth.
- 3. I will, devise and bequeath my 1985 Ford Ranger pick up truck to my sister, Beatrice Newell.
- 4. I will, devise and bequeath to my sister, Helen Dunn, one-fourth of all of my real estate and personal property, in fee simple absolute.
- 5. I will, devise and bequeath to my sister, Beatrice Newell, one-fourth of all of my real estate and personal property, in fee simple absolute.
- 6. I will, devise and bequeath to my nieces, Barbara Anderson and Connie Lewis and my nephew, Sammy Lewis, children of my deceased brother, Gillis Lewis, one-fourth of all of my real estate and personal property, in fee simple absolute.
- 7. I will, devise and bequeath to my nephew, David Lewis and to my niece, Faye Lewis Sorrow, children of my deceased brother, Paul Lewis, one-fourth of all of my real estate and personal property, in fee simple absolute.
- 9. I hereby nominate, constitute and appoint my sister, Helen Dunn, and my sister, Beatrice Newell, Executrices of this my Last Will and Testament, without bond.

PAGE ONE OF TWO PAGES

	IN WITNESS WHEREOF, I have hereunto set my hand and seal this
	day of august, 1985, A. D.
	day of (1,120,5), x. b.
	Aus C
	Jacks Lewis (1
	Jack Lewis Mark
	· ·
	Signed. Sealed. Published and Declared by Jack Lewis, 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 car names as withesses.
	Betty & Wedrick abburille S.C.
-	
	Drenda anderson alberelle &C
	Charlie C. Muchonte allevillo D.C.
	TACTOC CE TWO PAGES
	1 (Ny cast 19, 1986
	Wee or dear
	Recorded Chagast 19, 1986 Whiel Bb. 14/
ļ	Caco Sos-Sos
	30.3 20.2

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE

Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Betty S. Uldrick Personally appears __ who, being duly sworn, says that ae saw _ Jack Lewis sign, seal, publish and declare the annexed instrument of writing, bearing date the ______16th____ August _, A. D.__<u>1965</u> _to be _____Last Will and Testament; that the said ___ and contain his Jack Lewis was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said _____ Betty S. Uldrick together with Brenda Anderson and Charlie C. Murdock in <u>his</u> presence, and in the presence of each other, witnessed the due execution thereof. of the testat or Sworn to before me, this ______ day of Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Beatrice Newell it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Jack Lewis 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. $oldsymbol{\bot}$ do solemnly swear, that this writing contains the true Last Will of the within named and that $oldsymbol{\bot}$ Jack Months Lewis _____ 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 his said Will, as far as___ goods and chattels will thereunto extend and the law charge me and that T will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this _ day of (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: .

yohn L. Marlas Gust B. Seller Under W. Gale

Sq. 57-38 Frank O Ester

STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF FRANK O. ESTES

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

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

DEM 11:
After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my four children in the following proportions, to-wit: One-fourth unto my son, Frank O. Estes, Jr.; One-fourth unto my son, David A. Estes; One-fourth unto my son, Robert T. Estes and One-fourth unto my daughter, Martha Jane Estes, share and share alike in fee simple absolute, however, should one or more of my above named children pre-decease me then his or her share shall revert to my estate and be equally divided among his or her living children but should any one of my said children not leave any living children then his or her share shall revert to my estate and be divided among his or her living heirs in fee simple absolute.

ITEM 131:
I hereby nominate, constitute and appoint my son,

David A. Estes, Executor of this my Last Will and Testament, with full power

to him to do any and every act necessary to carry this my Last Will into effect
and without giving bond as such Executor, however, should my said son, David

A. Estes, fail to qualify for reason as said Executor, them I nominate, con
stitute and appoint my son, Robert T. Estes, as Executor to serve as above

set forth and to serve without bond, as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name

and affixed my seal this 7th day of November, A. D. 1983.

Signed, Sealed, Published and Declared by Frank O. Estes, Sr., as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

Com LM anting On hasper Cathy W. Gasle,

Frank O. Estes, Sr. IS

Decorded August 25 1986 Well Bb. # 14 Gg. 307-308

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	Cathy W. Poole		
who, being duly sworn, says tha s he	saw <u>Frank 0.</u>	, Estes	
sign, seal, publish and declare the a	nnexed instrument of wri	ting, bearing date the7th	day of
November	, А	D 1983	to be
and contain his	Last Will	and Testament; that the saidFi	eank C. Estes
to the best of deponent's knowledge	and belief; and that the sa	aid <u>Cathy W. Poole</u>	
together with Darol F. Spe	eer	and John L. Martin	at the request
of the testat or in	his presence, an	d in the presence of each other, witne	ssed the due execution thereof.
Sworn to before me, this	Anno Domini 19 86	Caring MI	Pale
ORDER	ADMITTING WILL T	O PROBATE IN COMMON FO	RM
codicil, of, Probate in Common Form.	Frank O. Est	e, this day of Judge of	, deceased, be entered of
	QUALIFICATION	ON OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA Abbeville County.	•}	ting contains the true Last Will of the	within named and that
Frank O.Estes		deceased, so far a	know or believe;
and that wi	ll well and truly execute ti	he same, by paying first the debts, an	then legacies contained in the
said Will, as far as his	good	ds and chattels will thereunto extend a	and the law charge me and that
I	will mak	e a true and perfect inventory of all s	ıch goods and chattels; So help
Sworn to before me, this20 August Judge of Probate, Abbeville	Oth day of Anno Domini 19 86	David a. Este	ach Fiduciary must be shown)

LAST WILL AND TESTAMENT

I, Walter Lee Sizemore, of the County of Abbeville, 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 all expense therefor be paid out of my estate.

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 unto my wife, Virginia Crawford Sizemore, all of my estate, real, personal or mixed, of whatsoever kind and wheresoever found, either legal or equitable or both.

ITEM IV.

I hereby nominate, constitute and appoint my wife, Virginia Crawford Sizemore, as executrix of this my Last Will and Testament and I direct that she not be required to give bond.

ITEM V.

My executrix 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, is hereby vested with full power to sell or convey any or all of my real or personal property as may be determined is for the best interest of my estate.

309

of who were

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{13}{6}$ day of January, 1983.

Walter Lee Sizemore (Seal)

Signed, sealed, published and declared by Walter Lee Sizemore as and for his Last Will and Testament in the presence of us, who in the presence of testator and of each other, at his request have hereunto set our hands as attesting witnesses.

Haren J. Haynes ADDRESS Jua, S. C.

Jane Wilson ADDRESS Dreinwood S.C.

Recorded Sept. 4, 1986 Whill Bk. # 14 Ggp 309-310

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Karen F. Haynes
Personally appearsWalter Lee Sizemore
who being duly sworn, says that he saw
to the empeyed instrument of writing, bearing date the
Ianuary, 1983, A.D This
his Last Will and Testament; that the said
Walter Lee Sizemore was then of sound and disposing mind, memory and under the state of the stat
Karen F. Haynes
and Jane Wilson
of the testat inhis presence, and in the presence of each other, witnessed the due execution thereo
Sworn to before me, this 3rd day of
() D () () ()
Judge of Propate, Abbeville County, S.C.

1	THE WAR SHOWN	. vivainia Cr	awford <u>Sizemore</u>	33.50	CONTRACTOR OF THE PARTY OF THE
Onl	hearing the above petit	ion of <u>Virginia Cr</u>	And the second	وري وروني المرابع والمرابع والمرابع والمرابع والمرابع والمرابع	
 ,			and and th	e said Last Will an	dTestament
	na banhiiba ka-a-	decreed, That the petition	NU De Grauren aug vi		
is hereby	Voldeted' Walacked mir.			/decease	d ke attered
		Walter Lee Sizemor	e	CACAGO	
ith codic	II N/A OT_	Walter Lee Sizemor			
1111 000.0					A 92 To 1/2
	e in Common Form.				
Prodate	a III Common .	seal of the Court of Pro		Septemb	er 1986
		cont of the Court of Pro	bate, this	day U	
Given u	inder my hand and the		Serve &	-3-11	
		A A A A A A A A A A A A A A A A A A A	Bestelle	idge of Court of	Probable Series
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AND TESTAMENT LAST WILL

THE NAME OF GOD,

ABBEVILLE

C Fd

SOUTH

publish life do hereby make, Street, and for my Last Will Richey οţ οĘ Davis uncertainty the following as William Perry ٠<u>٠</u> Carolina, declare to wit:

possible direct that my Executrix here and my death soon នួ my just debts ITEM I:

should pre-deceased and every other description garet D. said Kathleen James Javis, and bequeath unto my beloved wife consisting of real estate is to be divided :pessessod ಗ children of and seized estate or property child Patricia share H. property of which I may die entire James Davis all of take the parent's event property, mixed E two daughters namely in the and share that <u>د</u> personal child share

appoint Kathleen James Davis with she Testament and this my Last Will nominate hereby Executrix ITEM III:

thousand nine hundred and and Declared by William Testament and and for his Last Will Published, Lord our Signed, Sealed, the year of ij Perry Davis of April

and Declared by William Perr this 19th day of Testament Published and and for his Last Sealed, Signed, ឧន

	PROOF OF WILL IN COMMON FORM OF
	William Perry Davis
	DATE OF DEATH: Sept. 1, 1986 STATE OF SOUTH CAROLINA)
	COUNTY OF ABBFVILLE) IN THE FROBATE COURT
	BY BESSIE IEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:
;;	PERSONALLY appeared before megatricia D. Vassey
	who after being duly sworn, deposes and says that he has examined the
:	executed Will of William Perry Davis _, dated the 19th day of
	April , 19 66 hereto attached, and that upon a careful examination
	of the alleged signature ofWilliam Perry Davis to his last Will
	and Testament, that your affiant is familiar with the signature of the
!	said. William Perry Davis and knows that the signature of the
	said, William Perry Davis is the authentic and genuine signature
:	of the said, William Perry Davis , deceased.
	Subscribed and Sworn to before me
	this 4th day of September . 19 86.
	Judge of Probate for Abbeville County, South Carolina.
	* * * * * * * * *
	STATE OF SOUTH CAROLINA) IN THE PROBATE COURT COUNTY OF ABBEVILLE
	BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:-
	PERSONALLY appeared before me Newsy S. Witz
	who being duly sworn, deposes and says that he has examined the executed
	Will of William Perry Davis, dated April 19, 1966,
	hereto attached, and that upon a careful examination of the alleged signatures
,	of F.A. "Buddy" Allen , E.C. Davis , and
	lliam P. Greene, Jr. , as witnesses to the said Will of William Perry Davis
	, that your affiant is familiar with the signatures of _all
	of the witnesses to his Will, to-wit:-
	F.A. "Buddy" Allen . E.C. Davis . William P. Greene, Jr.
	and that your affiant knows that the said signatures as witness to the said
	Will of William Perry Davis are authentic and genuine signatures
·	of the said witnesses.
:	Subscribed and Sworn to before me

Judge of Probate for Abbeville County.
South Carolina.

September

this 4th day of

Marcy & King

PROOF OF WILL IN COMMON FORM OF

William Perry Davis DATE OF DEATH: Sept. 1, 1986
STATE OF SOUTH CAROLINA)
) IN THE PROBATE COURT
COUNTY OF ABBFVILLE)
BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:
PERSONALLY appeared before me, Margaret D. Parker
who after being duly sworn, deposes and says that _he has examined the
executed Will of William Perry Davis , dated the 19th day of
April , 196, hereto attached, and that upon a careful examination
of the alleged signature of William Perry Davis to his last Will
and Testament, that your affiant is familiar with the signature of the
said, William Perry Davis and knows that the signature of the
said. William Perry Davis is the authentic and genuine signature
of the said, William Perry Davis, deceased.
Subscribed and Sworn to before me
this 4th day of September, 1986.
is Margarit & tarker
Judge of Probate for Abbeville County,

April, 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:

J. A. Buld, " alle 20 Dains Worthern

Rusided Sept. 5, 1986 Will Sk. 14 Pgs. 311-312

Tast Will and Testament

OF

SALLIE SUE RAMEY SHERARD

I, SALLIE SUE RAMEY SHERARD, 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 my executors hereinafter named to pay all of my legal debts, including the expenses of my last illness and my funeral expenses as soon as it is convenient for them to do so after my death.

ITEM II. I give my solitaire diamond ring to my grandson, George Warren Mundy, III.

ITEM III. I give to my husband, Samuel Wiley Sherard, Sr., for and during the term of his natural life, all of the furniture and furnishings located in our home and at his death I give and devise the same to my two sons, Samuel Wiley Sherard, Jr., and Lewis Ramey Sherard and to my grandson, George Warren Mundy, III, in equal shares.

ITEM IV. I give to my husband, Samuel Wiley Sherard, Sr., and to my two sons, Samuel Wiley Sherard, Jr., and Lewis Ramey Sherard and to my grandson, George Warren Mundy, III, all of the cattle that I own at the time of my death, to be equally divided among them, share and share alike.

Sherard, Jr. and Lewis Ramey Sherard and to my grandson, George Warren Mundy, III, in equal shares, all the remainder and balance of my personal property of every kind and nature, wheresoever situate, wherhter now owned or later acquired, including my checking accounts and savings accounts, to be equally divided among them, share and share alike.

ITEM VI I give to my husband, Samuel Wiley Sherard, Sr., for and during the term of his natural life all of my real property consisting of 465 acres, more or less, situate in Abbeville

(LAST WILL AND TESTAMENT OF SALLIE SUE RAMEY SHERARD) (Page 2 of three pages)

County, South Carolina, and at the death of my husband I divide my 465 acre tract of land as follows and devise the same as follows:

I give and devise to my son, Samuel Wiley Sherard, Jr., a tract of 159 acres, more or less, being the western one half (1/2) of a 318 acre tract, as shown on plat prepared by Thomas J. Leslie, R. L. S., on October 1, 1942, being bounded north by property now or formerly of the Prince Estate, property now or formerly of S. T. Ramey and perhaps others, east by the eastern one half (1/2) of this 318 acre tract; south by property now or formerly of J. A. Ramey; and west by property now or formerly of S. T. Ramey, property now or formerly of the Prince Estate and perhaps others;

I give and devise to my son, Lewis Ramey Sherard, a tract of 159 acres, more or less, being the eastern one half (1,2) of a 318 acre tract, as shown on plat prepared by Thomas J. Leslie, R. L. S., October 1, 1942, being bounded north by property now or formerly of . T. Ramey and perhaps others; east by property of others; south by property now or formerly of J. A. Ramey; and west by the western one half (1/2) of the 318 acre tract of land;

کر َ

I give and devise a tract of 145 acres, more or less, to my grandson, George Warren Mundy, III, being bounded north by property now or formerly of Prince, Mrs. S. W. Sherard, and a two acre tract sold to Stanfield; east by property now or formerly of Mrs. S. W. Sherard; south by property now or formerly of Mrs. S. W. Sherard and perhaps others; and west by property now or formerly of Prince and perhaps others.

TTEM VII. I hereby nominate, constitute and appoint my two sons, Samuel Wiley Sherard, Jr., and Lewis Ramey Sherard, as the sole executors of this my last will and testament, they to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal

(LAST WILL AND TESTAMENT OF SALLIE SUE RAMEY SHERARD)
(Page 3 of three pages)

to this my last will and testament, this 21st day of March, 1977.

Salin Sun Ramey Sherard (L.S.)

Sarah C. Hier of appending of Caller of Caller of Palls S. C.

Recorded 9-8-X1.

Well Ble #14 Pags 313-315 STATE OF SOUTH CAROLINA,)

COUNTY OF GREENWOOD.)

LAST WILL & TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, That I, MRS. BESSIE B. CAMPBELL, of the County of Abbeville, State of South Carolina, being of sound and disposing mind, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills or Codicils by me at any time heretofore made.

ITEM I

I direct that my Executrix hereinafter named pay all of my just and legal debts.

ITEM II

I give, devise and bequeath to my daughter,
MRS. ANNIE M. CAMPBELL, my lot and residence located on Church
Street, Abbeville, South Carolina, together with all of my personal
effects and furnishings in said house, for and during the term of
her natural life, and at the time of her death to go to my daughters,
INEZ C. SAWYER, EDITH C. McELRATH, LOUISE C. BOWEN, and MARY C.
MANN, or either who may be living at the time of her death.

ITEM III

I give, devise and bequeath all the rest of my property, both real and personal, to my daughter, ANNIE M.

3/6

CAMPBELL.

ITEM IV

I nominate, constitute and appoint my daughter,
ANNIE M. CAMPBELL, as Executrix of this my Last Will and Testament and I direct that she serve without bond in carrying out the
terms herein expressed.

WITNESS my hand and seal this the day of August, 1968.

Bessie B. Campbell (LS)

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

of GREENWOOD, S. C.

I. L. Aughston J.

of GREENWOOD, S. C.

Mill hickorson of GREENWOOD, S. C.

Will Bb. 14 Pg. 314

IN THE NAME OF GOD, AMEN -

ITEM I.

I, Leo S. McClain, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all Wills and instruments of a testamentary nature heretofore by me made.

ITEM II.

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

ITEM III.

I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto
my wife, Eva H. McClain, in fee simple, absolute. In the
event my wife should predecease me or in the event we die in
a common disaster, then I will, devise and bequeath all of my
property, real and personal, of whatsoever kind and wheresoever
situate, to my son, William "Bill" McClain, his heirs and
assigns, absolute and in fee simple.

ITEM IV.

I do hereby nominate, constitute and appoint my wife, Eva H. McClain, Executrix of this my Last Will and Testament, to serve without bond. In the event my wife, Eva H. McClain, should predecease me or for any reason is unable to serve as Executrix of this my Last Will and Testament, then and in that event I hereby nominate, constitute and appoint my son, William "Bill" McClain, as Executor of this my Last Will and Testament, to serve without bond.

Page 1 of 2 Pages

Later words

IN WITNESS WHEREOF, I have	hereunto set my hand and seal
this 26 day of 24 June	<i>ر</i> 1978.
	Les & noblais, (Seal)
	Leo S. McClain, Testator
as and for his Last Will and Te who in his presence and in the request, have subscribed our national december of the contraction of the contractio	presence of each other, at his

Property of

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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:

Transport Statement

I, JANET B. WHITE, presently of the Village of Mt. Clare, in Harrison County, West Virginia, being of full age, of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils by me at any time heretofore made.

I.

I direct my Executrix and Executor to pay all of my just debts, the expenses of my funeral, including the erection of a suitable monument or marker, and the expenses of the administration of my estate.

II.

After the payment of my just debts, expenses of my funeral and the expenses of the administration of my estate, I give, devise and bequeath all of my property, real, personal and mixed, of every kind and nature, wheresoever situate, which I may own or have the right to dispose of at the time of my decease, to the following persons in the following proportions:

One-third (1/3) to my beloved daughter, MARGARET ELLEN WHITE;

One-third (1/3) to my beloved son, JAMES D. WHITE; and One-third (1/3) to be equally divided between my following named beloved grandchildren:

ELIZABETH ANN WOODARD,

JOHN DALE WHITE,

MARK DOUBLAS WHITE,

BRENDA CONDREY SHURM, and

JAMES HAYWOOD CONDREY.

III.

I hereby nominate and appoint my beloved daughter, MARGARET ELLEN WHITE, to be the Executrix of this, my Last Will and Testament,

PAGE	ONE	(1)	OF	MY	WILL:	Janet B. White	(SEAL)
						Janet B. White	

Quanted Steptenber 18, 1986

_3/9

and I specifically desire and direct that no bond of any kind shall be required of her, any law to the contrary notwithstanding.

IV.

In the event that my beloved daughter, MARGARET ELLEN WHITE, shall fail to qualify as such Executrix or having qualified shall resign as such Executrix then I specifically nominate and appoint my beloved son, JAMES D. WHITE, to be the Executor of this, my Last Will and Testament, and I specifically desire and direct that no bond of any kind shall be required of him, any law to the contrary notwithstanding.

٧.

I hereby authorize and direct my Executrix and Executor, in making distribution of my estate to the beneficiaries hereinbefore named, to distribute such real and personal property in kind as may be specifically desired by my said beneficiaries. My Executrix and Executor are further specifically authorized and directed to convert all real and personal property which cannot be reasonably distributed in kind to cash and I hereby authorize and direct them to make, execute, acknowledge for record and deliver such deeds, bills of sale, or other legal instruments as may be necessary or convenient for selling any of such property.

VI.

I hereby direct that all legacy, succession, inheritance, transfer and estate taxes, levied or assessed upon or with respect to any property which is included as part of my gross estate for the purposes of any such tax, shall be paid by my personal representative out of my residuary estate in the same manner as an expense of administration and shall not be prorated or apportioned among or charged against the respective devisees, legatees, beneficiaries, transferees, or other recipients, nor charged against any property

PAGE TWO (2) OF MY WILL: Jane B. White (SEAL)

Succeeded Lepten Lev 18, 1986

passing or which may have passed to any of them, and that my personal representative shall not be entitled to reimbursement for any portion of any such tax from any such person.

VII.

I hereby expressly authorize and empower my said Executrix and Executor to settle, compromise and adjust, in her or his absolute and uncontrolled discretion, any and all claims in favor of or against my estate, including, but not limited to, claims for income, estate or inheritance taxes, State or Federal.

IN WITNESS WHEREOF, I have hereunto subscribed my name at the end hereof and set my hand and seal this $\frac{15^{+h}}{1982}$ day of September, 1982.

Janet B. White (SEAL)

Donna B. Bragg

Sainf Subby

WITNESSES

PAGE THREE (3) OF MY WILL: Janet B. White (SEAL)

STATE OF WEST VIRGINIA I TO-WIT:

Before the undersigned authority, Notary Public in and for the County of Harrison and State of West Virginia, this day personally appeared the undersigned, who, each of whom having been duly sworn, on their oaths severally depose and say:

That they are the same persons who subscribed their names as attesting witnesses to the affixed Last Will and Testament of JANET B. WHITE , bearing date the /5th day of September , 1982; that they are each above the age of eighteen (18) years; that the said Testatrix, on the said date, signed, published and acknowledged the paper writing annexed as and for her Last Will and Testament in their presence; that they believe that at the time the said Testatrix so signed, published and acknowledged the said paper writing, she was of sound mind and disposing memory and over the age of eighteen (18) years; that at the request of said Testatrix, the undersigned persons on the said date, all signed their names to said paper writing in the presence of said Testatrix and in the presence of each other as attesting witnesses thereto, all being there present at the same time; and that they are making this affidavit at the request of said Testatrix to be preserved by her along with said Last Will and Testament, and to be offered in evidence to establish and prove said Last Will and Testament when the same is offered for probate.

Taken, subscribed and sworn to before me, this the 15th day of September, 1982.

My commission expires: Sept. 11, 1990.

This instrument was prepared by H. Laban White, Attorney at Law.

Receided Septenhous 19 1986 Vilich Bb. #14 Vgo. 319-320

LAST WILL AND TESTAMENT OF CHARLES A. JOHNSON

I, CHARLES A. JOHNSON, presently residing at Dhahran, Eastern Province, Kingdom of Saudi Arabia, being of sound and disposing mind and memory and not acting under the menace, duress or undue influence of any person whomsoever, do hereby make and declare this to be my Last Will and Testament, hereby revoking all other wills and codicils heretofore by me made.

FIRST: I hereby direct my executrix or executor hereinafter named to pay all my debts and funeral expenses as soon after my demise as can lawfully be done.

SECOND: Having in mind my children, MICHAEL ALLEN
JOHNSON and DEBORAH FERN JOHNSON, I hereby give, devise and
bequeath all of my property of whatsoever kind or nature, whether
real or personal, and all property over which I may have power of
appointment at the time of my death to my wife, PHYLLIS HART
JOHNSON. Should, however, my wife predecease me or not survive
me by sixty (60) days then in that event I direct that all of my
said property be divided into two equal shares to be disposed of
as follows:

(a) To each of my children who shall have attained the age of 21 years at my death, I give one share absolute and forever. If I am survived by only one of my children, then both shares shall go to the surviving child, provided however such surviving child shall have attained the age of 21 years by the time of my death.

- (b) To my trustee, hereinafter designated, and for the purposes hereinafter stated, I give one share for each of my children that shall survive me and that has not reached the age of 21 years by the time of my death. If I am survived by only one of my children, then both shares shall go to said trustee, provided however the surviving child shall not have reached the age of 21 years by the time of my death.
- (c) I nominate and appoint the Abbeville State Bank and Trust Company of Abbeville, South Carolina, as trustee. Said trustee shall:
 - with the property distributed to it
 under the provisions of subparagraph (b)
 of this paragraph SECOND; collect and
 receive the income, rents and profits
 that may be derived therefrom; and pay
 all costs, taxes, charges or other
 expenses incidental to or growing out
 of the trust estate, or duties in respect
 thereof;
 - (ii) spend the whole or any part of the prin
 cipal or the income, rents and profits
 therefrom as it may in its discretion
 determine for the education, health and
 comfortable support of my surviving
 child or children during the period of
 his or their minority:

(iii) distribute in equal shares to my child or children the principal and accumulated income, rents and profits upon my child or children reaching the age of 21 years, provided however that if either should die before reaching such age the survivor shall receive all of the principal and accumulated income, rents and profits.

THIRD: In the event my wife shall have predeceased me, or not having survived me by sixty (60) days, and both of my children shall have predeceased me or having survived me both died prior to attaining 21 years of age, then in that event I give, devise and bequeath or, if appropriate, I direct that my trustee distribute:

- (a) what personal effects of mine remain, to MRS.

 ROBERT HAYNES of 609 Kingsway Circle, Charlotte,

 North Carolina;
- (b) the sum of \$10,000 to MRS. MYRTLE FINLAYSON of Calhoun Falls, South Carolina;
- (c) the sum of \$15,000 to MR. C. A. MULLINS, 1381 W64 Terrace, Hialeah, Florida, together with all of my stock in International Five, a Corporation;
- (d) the sum of \$100,000 to the Dhahran Temple Association, Dhahran, Saudi Arabia. Said amount to be used to erect a building for the purpose of meetings and recreation. If, for some reason, such a building cannot be erected in Saudi Arabia

or if the Dhahran Temple Fund Directors in their discretion deem it unwise to erect such building in Saudi Arabia, such building shall then be erected on Bahrain Island, under the direction of Lodge Bahrain St. Andrews, No. 1431, to be used jointly by the members of the Masons and Eastern Star of Bahrain Island and Saudi Arabia;

(e) all of the rest, residue and remainder of my property or the property held by it, whichever is appropriate, to MRS. ROBERT HAYNES of 609 Kingsway Circle, Charlotte, North Carolina, and MR. WILLIAM R. JOHNSON, JR. of Bellville, Texas, in equal shares.

FOURTH: I hereby appoint my wife, PHYLLIS HART

JOHNSON, to be the executrix of this my Last Will and Testament.

Should she be unable or decline to serve, I hereby appoint in her place my brother-in-law, CHARLES A. MULLINS, 1381 - W64

Terrace, Hialeah, Florida, as executor of this Will. I further direct that no bond or other security whatsoever be required of my executrix or executor. I hereby authorize my executrix or executor to sell, lease, rent, mortgage, pledge, hypothecate or otherwise use or dispose of all or any part of my estate in any manner and under whatsoever conditions or terms she or he sees, fit and to do so insofar as permitted without order of court.

FIFTH: In the event my wife, PHYLLIS HART JOHNSON, shall predecease me or otherwise be unable to act as the guardian of the person and property of my minor children, I nominate and appoint my brother-in-law, CHARLES A. MULLINS, to be the guardian of the person and property of any of my children who are minors

at the time of my death. I direct that said guardian be permitted to act in any jurisdiction without the giving of bond or other security. I also direct that should said CHARLES A. MULLINS qualify as the guardian of the person of my daughter, DEBORAH FERN JOHNSON, and in the event she shall not have completed her formal education at the time of my death, that he place her in a private school, after first having consulted with Dr. Joseph Patterson and Dr. Russell J. Bent, both of whom are presently associated with Emory University, Atlanta, Georgia, as to the selection of a private school suitable to her needs. No provision is made in this regard with respect to my son, MICHAEL ALLEN JOHNSON, as I believe that he has reached the age of discretion and judgment sufficient to select his own place of abode and course of education. It is my hope and desire that all of my children complete a four year college education.

witness My HAND this of day of July 1968, at Dhahran, Eastern Province, Kingdom of Saudi Arabia.

CHARLES A. JOHNSON
Testator

The foregoing Will, consisting of five pages including this page, was on the date and place hereinabove first written declared to us by the above-named Testator, CHARLES A. JOHNSON, to be his Last Will and Testament, and he then and there in the presence of the undersigned, who, at his request, witnessed his act, subscribed his name thereto and we, in his presence and in the presence of each other, have hereunder subscribed our names as witnesses thereto.

Aus Gooding residing at Whichian Sandi Graha

residing at Wahan Sandi Graha

Janitte Ray residing at Mahan dand Graha

residing at Mahan dand Graha

Desorded September 19 1986 Welill Bb. # 14 D. 321-323

STATE OF SOUTH CAPOLINA

AFFIDAVIT

COUNTY OF APBEVILLE

PEPSONALLY APPEARED BEFORE ME, Michael A. Johnson, who being duly sworn says that he is the son of the late, Charles A. Johnson, and that he is familiar with the fact that his father executed a Will while living in Dhahran, Saudi Arabia during the year 1968.

That he is informed and believes that James W. Guest, Attorney at Law, then practicing in Calhoun Talls, Abbeville County, State of
South Carolina prepared the Will at his father's request, mailed it to Dhahran,
Saudi Arabia for execution by Mr. Charles A. Johnson.

Deponent is satisfied that each of the three persons who signed as witnesses are now deceased, however, if not he no idea of their whereabouts and it is almost impossible to find them as they only gave their address as Dhahran, Saudi Arabia. They were Americans working in Dgahran, S Saudi Arabia on July 10th, 1968 when they acted as witnesses on the Will of his father, Charles A. Johnson who departed this life on September 13,1986 That the three witnesses names appear on the Will as Fae Goodrix, Helen Bard and Janette Day.

Deponent further states that he makes this Affidavit in reference to S. C. Code, 21-7-620 and feels that there is no possible way to locate these three witnesses and that he knows the signature of Charles A.

Johnson to be that of his father.

Subscribed and Sworn to before me this 18th day of September, 1986.

Notary Public for South Carolina

My Commission expires: 3-20-94

1char

PAGE

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

JAMES CALVIN BROWN

I, JAMES CALVIN BROWN, 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, Barbara A. Brown, 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, begueath and devise to my wife,
Barbara A. Brown, 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 of the rest and residue of my property, of every kind and nature, and wheresoever situate, real, personal, or mixed, whether now owned or later acquired, I give, bequeath and devise to my wife, Barbara A. Brown, her heirs and assigns forever.

(Seconded)

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(Last Will and Testament of James Calvin Brown) (Page No. 2 of 2 Pages)

ITEM V.

I hereby nominate, constitute and appoint my wife, Barbara A. Brown, as the sole executor 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 12th day of March, 1974.

James Calvin Brown (L.S.)

J. J. Animo OF Callon Fall. Se.

Martha St. Stodges OF Loakhun Falls S.C.

OF Callon Fall. Se.

Qualded Sept. 24/1986 While Bk # 14 Lgo. 324-325

Charles and the second of the

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 James Calvin Brown
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
March, 1974, A.D. This tob
and contain his Last Will and Testament; that the said James Calvin Brow
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 J.T. Snipes and Martha K. Hodges at the reques
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof
Sworn to before me, thislorb day of
September , Anno Domini 19_86
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
ONDER ADMITTING WILL TO PRODATE IN COMMON PORM
On hearing the above petition of <u>Barbara A. Brown</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered or
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day ofSeptember_, 1986
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
James Calvin Brown 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 th
said Will, as far as goods and chattels will thereunto extend and the law charge me and tha
will make a true and perfect inventory of all such goods and chattels; So hel
God.
Sworn to before me, this 10th day of \ Babara Beauty
September , 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:

State of South Carolina

County of McCormick

Tast Will and Testament

IN THE NAME OF GOD, AMEN!

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

ITEM I:

I will and direct that my body shall be decently interred and it is my will that all expenses incurred therefor, my funeral expenses, expenses of my last illness, and any just debts not barred at law, or in equity, be paid out of the first money coming into the hands of my executor or contingent executrixes hereinafter named.

ITEM II:

I will, devise and bequeath all of my property, real, personal and mixed of whatsoever kind and nature and wheresoever located, in fee simple, unto my beloved husband, William Augustus Wilkie, Sr.; provided, however, that in the event that my said husband should predecase me or we should die simultaneously, then and in either event, I will, devise and bequeath all of my property, real, personal, and mixed of whatsoever kind and nature and wheresoever located, in fee simple, unto my beloved children, Gloria W. Rush, Ann W. Ray, Billie Jane Deale, William Augustus Wilkie, Jr., Betty Sue Brinkley, and Robert Blaine Wilkie, in equal shares, share and share alike; and further provided, that in the event that any of my said children shall predecase me, leaving child or children, then the child or children of such deceased child shall take the share to which their parent would have been entitled, if living.

ITEM III:

I hereby nominate, constitute, and appoint my beloved husband, William Augustus Wilkie, Sr., as Executor of this my Last Will and Testament provided, however, that in the event that my said husband should predecase me or we should die simultaneously, then and in either event decease me or we should die simultaneously, then and in either event here by the constitute and appoint, Gloria W. Rush and Billia Jane Deale as contingent Executrixes; my said executor or contingent executrixes to serve as such without being required to give any bond or security for the proper discharge of his or their duties herein; and further my said Executor or contingent Executrixes to have the power to sell at either private or public sale (as deemed best by his or them) any part, or all, of the assets of my estate for the purpos of paying debts of my estate and/or distribution.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, typewritten on one page of typewritten pape this included, was this the day of March, 1979, signed, sealed, published, and declared by the Testament, in the I will, devise and bequeath all of my property, real, personal and mixed of whatsoever kind and nature and wheresoever located, in fee vided, however, that in the event that my said husband should predecease me or we should die simultaneously, then and in either event, simple, unto my beloved children, Gloria W. Rush, Ann W. Ray, Billie Jane Deale, William Augustus Wilkie, Jr., Betty Sue Brinkley, and Robert Blaine Wilkie, in equal shares, share and share alike; and further provided, that in the event that any of my said children shall predecease me, leaving child or children, then the child or children of such deceased child shall take the share to which their parent would have been entitled if living

I hereby nominate, constitute, and appoint my beloved husband, William Augustus Wilkie, Sr., as Executor of this my Last Will and Testament; provided, however, that in the event that my said husband should predecease me or we should die simultaneously, then and in either event, I hereby nominate, constitute and appoint, Gloria W. Rush and Billie Jane Deale as contingent Executrixes; my said executor or contingent executrixes to serve as such without being required to give any bond or security for the proper discharge of his or their duties herein; and further my said Executor or contingent Executrixes to have the power to sell at either private or public sale (as deemed best by him or them) any part, or all, of the assets of my estate for the purpose

The foregoing instrument, consisting of one page of typewritten paper, this included, was this the ____ day of March, 1979, signed, sealed, published, and declared by the Testatrix, Elizabeth Deason Wilkie, as and for her Last Will and Testament, in the presence of us, who, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

ADDRESS: McCormick, South Carolina ADDRESS: McCormick, South Carolina

ADDRESS: McCormick, South Carolina

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears _______O. Lee Sturkey who, being duly sworn, says that he saw Elizabeth Deason Wilkie sign, seal, publish and declare the annexed instrument of writing, bearing date the ______ day of ____, A. D.<u>197</u>9 March Last Will and Testament; that the said and contain her Elizabeth Deason Wilkie was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said _____O. Lee Sturkey together with Sandra M. McKinney and J. Pichard Jones 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 _____ day of _____ ______, Anno Domini 19<u>86</u> Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Rillie Jane Deale 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 Elizabeth Deason Wilkie __, deceased, be entered of codicil_ Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 2nd day of October, 19 86 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 _____ Elizabeth Deason Willde _____ deceased, so far as ___ will well and truly execute the same, by paying first the debts, and then legacies contained in the and that _I___ goods and chattels will thereunto extend and the law charge me and that said Will, as far as her will make a true and perfect inventory of all such goods and chattels; So help _me___God. Billi Jone Deale Sworn to before me, this ______2nd___ ____ day of \ October (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: ___

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen

County, last will **Abbeville** for my o. and Lucia Nickles ខ្ល this make go Ĥ Carolina, South testament o. State and

Emma Nickles a11 share alike w111 sister, predeceases me I and шХ share of my property to nephews. that she and In the event nieces all will Ę ţ H II. H property Ħ

carry executor being د is necessary and without 20 5 whatever the Court _i è giving him power to do my nephew, of order without the appoint give bond. Н III. will, ဍ will, required щ 2 out of

1971 ė Ą. of May day 21st. this seal and my hand Witness

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

Lucia Wiebella (SEAL)

Sarah C. Hier James of Hill

E

Address Ahkanelle,

9

aben'll S.C.

328

STATE OF SOUTH CAPOLINA,)
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF SADIE H. CRAWFORD

I, SADIE H. CRAWFORD, of the City and County of Abbeville, State of South Carolina, being of sound and disposing mind, memory and
understanding and desiring to make disposition of all of my property 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 by Executor and Executrix, hereinafter named, as soon after my death as practicable to pay all of my just debts and funeral expenses with the first money coming into their hands.

I give and bequeath unto my son, John Crawford, Jr. the

12 gauge shotgun in my possession that belonged to his father, John Crawford, Sr.

ITEM 111:

I hereby authorize my Executor and Executrix to turn over

to my daughter, Sadie Makins, the silver tray in my possession that was given

to her by her father, John Crawford, Sr.

I give and bequeath the remainder of my personal property of every kind unto my eight children, to be divided equally amongst them, namely: Clara C. Davis, Paul Crawford, Betty C. Griffin, Sadie C. Makins, Corrie C. Williams, James A. Crawford, George Cliver Crawford and John Crawford, Jr., share and share alike.

I give, devise and bequeath all of my real property being a house and lot on Poplar Street in the City and County of Abbeville, State of South Carolina, unto my son, George Cliver Crawford, for and during his natural life and at his death the said house and lot is willed, devised and bequeathed unto my living children, only, to be theirs in fee simple absolute.

I hereby nominate, constitute and appoint my son, George Cliver Crawford, Executor and my daughter Sadie C. Marins, Executrix of this my Last Will and Testament giving unto them full power to do any and every act

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-530

1 (c)

necessary to carry out my request, with no bond required.

IN WITNESS WHEREOF, I have hereunto set my hand this

27th day of Pay, 1986.

Signed, Sealed, Published and Declared by SADIE H. CRAWFOPD, 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 subscribing witnesses.

the White

Salie Harman =

WA D

HC.

NA

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears		Cathy W.	Poole		
who, being duly sworn, s	s ays that he saw	Sadi	e H. Crawf	ord	
sign, seal, publish and de	clare the annexed instru	ment of writing, bea	ring date the	27th	day of
May, 1986		, A. D	Thi	.s	to be
	her				
to the best of deponent's	knowledge and belief; and	I that the said	Cath	y W. Poole	
together with	Carol F. Speer	and	Charles	W. Bowie	at the request
of the testatrix_	inher_ p	resence, and in the p	oresence of each oth	ier, witnessed the di	ue execution thereof.
October Susse X	, this, Anno Domini 19		Carl	. M.C	Die
	ORDER ADMITTING	G WILL TO PRO	BATE IN COMM	ION FORM	
codicil	djudged and decreed, T , of m. nd and the seal of the Cour	Sadie	H. Grawfor	day of Octobe	ceased, be entered of
				SIT LEE F. NA	
				Judge of Court of F	robate.
	QUA	LIFICATION OF	FIDUCIARY		
THE STATE OF SOUTH (Abbeville County. We	CAROLINA, } dosolemnly swear, tl				
					know or believe;
	will well and truly				
said Will, as far aswe	***************************************				
		_ will make a true a	and perfect invento	ry of all such goods a	and chattels; So help
Sworn to before me	Anno Domini 19	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		Makm Miner Crawl Iress of each Fidu	
	Attorney's Nam	ne and Address:			

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STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

OF Mrs. James Benjamin McCord (Susan A. McCord)

In the name of God, amen:

I, Mrs. James Benjamin McCord(Susan A. McCord) of Abbeville, Abbeville County, State of South Carolina, do make ordai publish and declare this as and for my last will and testament.

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

Item II: I will and direct that my executors hereinafter named pay all of my just debts with the first money coming to hand.

Item III: After the payment of all my just debts, I will devise and bequeath, all the rest of my property, both real and personal to my children, James B. McCord, Jr., Thomas Henry McCord, Johnie Marion McCord, Bradley Anderson McCord and Albert Eakin McCord, in equal shares, being one-fifth each.

Item IV: I hereby nominate, consitute and appoint my two sons, James B. McCord, Jr. and Bradley Anderson McCord as exexutors of this my last will and testament, giving them power to do the things necessary to carry out my will, including the right to make conveyances without the Order of the Court, and to act without bond.

Withess my hand and seal this 30 day of JUNE,

Signed, sealed, published and declared by Mrs. James Benjamin McCord, Sr. (Susan A. McCord, as and for her last will and testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses.

Sarah C. Hiele Address abherille, S. C.

Sarah C. Hiele Address abherille, S. C.

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Mrs. James Benjamin McCord, Sr

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STATE OF SOUTH CAROLINA :

COUNTY OF ABBEVILLE

Last Will and Testament of John W. Ashley

IN THE NAME OF GOD, AMEN: -

li-I, John W. Ashley, of the County and State aforesaid, do make, ordain, publish and declare this as my last will and restament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

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

3:- I will, devise and bequeath, all of my property of whatsoever kind and wheresoever situate, real and personal, unto my beloved wife, Mary E. Davis Ashley, in fee simple absolute.

h:- I do hereby nominate, constitute and appoint my wife, Mary E. Davis
Ashley, Executrix of this my last will and Testament, without bond.

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

14th day of January, A. D., 1956.

Jam W. Fisher

Signed, Sealed, Published and Declared by, John W. Ashley, 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.

Buy M. Maushans

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Recorded Doble 2,1986 Will Book #14 Page 332

THE STATE OF SOUTH CAROLINA, Abbaville County.	IN THE COURT OF PROBATE .
By BESSIE LEE F. NANCE, Probate Judge of said	l county:
Personally appears Charlie (C. Murdock
who, being duly sworn, says that he sawJohn	W. Ashley
sign, seal, publish and declare the annexed instrume	nt of writing, bearing date theluth day o
January	, A. D. 1956to be
and contain his	ast Will and Testament; that the said
	as then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and th	
together with Samuel G. Gilliam	and Ruth M. Strawhame at the request
of the testat or in his prese	ence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 29	and 1
September , Anno Domini 19	$\frac{6}{2}$
Jusie Lu I Marce	_ Charlie Churdele
Judge of Probate, Abbeville County, S.C.	
ORDER ADMITTING V	VILL TO PROBATE IN COMMON FORM
	NATE TO THOUSE IN COMMON FORM
On hearing the above petition of Mary E.	Davis Ashley
	the petition be granted and the said Last Will and Testament, with
	Ashley , deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of	Probate, this day ofSeptember, 19_86
	Desse Le J. Hance
	Judge of Court of Probate.
QUALIF	ICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
	his writing contains the true Last Will of the within named and that
John W. Ashley	deceased, so far as I know or believe;
and that will well and truly exe	ecute 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
_	ill make a true and perfect inventory of all such goods and chattels; So help
me_ God.	
	, M C 6 - ' C 1 B
C	you) Mary E. Davis Vishley
September , Anno Domini 19 86	(The Post-Man Allera
Judge of Probate, Abbeville County, S.C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name ar	nd Address:

Last Mill and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE

I, FRANK W. ALLEN, a resident of and domiciled 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 give, devise and bequeath all of my property of every kind and description, real, personal and mixed, wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my son and daughter, JAMES W. ALLEN and CATHRYN A. RISH, or the survivor of them.

ITEM II: I hereby nominate, constitute and appoint as joint executors of this my Last Will and Testament my son, JAMES W. ALLEN, and my daughter, CATHRYN A. RISH, and direct that they shall serve without bond. If for any reason either my son or daughter cannot serve or continue to serve then I hereby nominate, constitute and appoint either my said son or said daughter to serve singly as executor of my estate and direct that he or she shall serve without bond.

ITEM III: Whenever the word "executor", or any modifying or substituted pronoun therefor, is used in this my Will, such word and respective pronouns shall be held and taken to include both the singular and the plural, the masculine, feminine and neuter gender thereof, and shall apply equally to the executors named herein and to any successor or substitute executor acting hereunder, and such successor or substitute executor shall possess all the rights, powers, and duties, authority and responsibility conferred upon my executors originally named herein.

ITEM IV: If any beneficiary and I should die as a result of

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PAGE TWO

of 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.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this $\frac{8^{\frac{11}{100}}}{3}$ day of $\frac{1}{3}$, 1981.

FRANK W. ALLEN (SEAL)

Robbie M. Brown of Abbeville, S.C.

Robert L Mabry of Abbeville, S.C.

Recorded October 9, 1986 Ville BR. 14 Pages . 334-335

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

Personally appears Kathleen H. Mabry
who, being duly sworn, says that she saw Frank W. Allen
sign, seal, publish and declare the annexed instrument of writing, bearing date the8th day of
June, A. D. 1981to be
and contain his Last Will and Testament; that the said Frank W. Allen
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said <u>Kathleen H. Mahry</u>
together with Robbie M. Brown and Robert L. Mabry at the request
of the testat Or inhi_s presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of, Anno Domini 19_86,
Besser Lead Marce Kathleen J. Walnu
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of James W. Allen and Cathryn A. Rish
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
Bersie Lance
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)
Abbeville County.
We do solemnly swear, that this writing contains the true Last Will of the within named and that
Frank W. Allen deceased, so far as we 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 asgoods and chattels will thereunto extend and the law charge me and that
we will make a true and perfect inventory of all such goods and chattels; So help
us_God.
Sworn to before me, this day of \ day of \
October , 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:

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