IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will SANUARY 29, 1987.

annie D. Bowen (L.S.)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by ANNIE D. BOWEN, 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.

Kollt L. Houtterne of Abbeville, South Carolina

Rasemary & Copelard of Abbeville, South Carolina

of Abbeville, South Carolina

TORNE & MUNDY
TORNEYS AT LAW
PINCKNEY STREET
P.O. BOX 218
EVILLE, S.C. 29620

I, ANNIE D. BOWEN, the testatrix, sign my name to this				
instrument this 29th day of JANUARY . 1987.				
and being first duly sworn, do hereby declare to the undersigned authority that				
I sign and execute this instrument as my 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 years of age or older, of sound mind, and under no				
constraint or undue influence.				
amie & Bowen				
Annie D. Bowen Testatrix				
()//N/ of alt a				
WE. Dolled & Hauthonfond Sleven E. Musseles				
the witnesses, sign our names to this instrument, being first duly sworp, and				
do hereby declare to the undersigned authority that the testatrix signs and				
executes this instrument as her Last Will and that she signs it willingly and that				
each of us, in the presence and hearing of the testatrix and in the presence of				
each of the following witnesses, hereby signs this Will as witnesses to the				
testatrix's signing, and to the best of our knowledge the testatrix is eighteen				
years of age or older, of sound mind, and under no constraint or undue influence				
yours or ago or order, or sound mind, and drawn no constraint or unique mindence				
School Houte				
Mariness Witness				
the Mush				
Witness				
STATE OF SOUTH CAROLINA)				
COUNTY OF ABBEVILLE)				
Subscribed, sworn to and acknowledged before me by ANNIE D.				
BOWEN, the testatrix and subscribed and sworn to before me by				
Witnesses, this 29th day of January , 1987.				
witnesses, this 29th day of January , 1987.				
Kosemary H. Copeland				
Notary Public for South Carolina				
My Commission Expires: Sept. 7, 1989				

HORNE & MUNDY
FORNEYS AT LAW
PINCKNEY STREET
P.O. BOX 218
EVILLE, S.C. 29620

POWERS OF EXECUTOR

The following powers (which are incorporated by reference into the Will to which this is attached and made a part thereof as though fully set forth therein) are hereby conferred upon any Executor named in said Will and by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to Executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distributions 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 may 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.

Throughout the foregoing Powers the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

JANUARY 1987

annie D Bowen (L.S.)

ORNE & MUNDY

VILLE, S.C. 29620

STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF: Pauline H. Link

IN THE NAME OF GOD, AMEN:-

I, Pauline H. Link, being of sound mind, memory and understanding, but being mindful of the uncertainties of life, do hereby make, ordain,
publish and declare the following as and for My Last Will and Testament, towit:-

ITEM I: I will and direct that my Executrix hereinafter named, pay all my just debts and funeral expenses with the first money coming into her hands.

ITEM II: I will, devise and bequeath to my son, Clyde Link, my all wood head and foot board with wood side rails maple bed, for his use during his lifetime and at his death to go to my grand-daughter, Janet Link Weimer. I will, devise and bequeath to my daughter, Ann Link Davis, my oak dining room suit and my mahogany desk, with pull down doors and book shelves, for her use during her lifetime and at her death, I will the oak dining room suit to my grand-daughter, Ann Link Page. I will the mahogany desk to my grand-son, Thomas C. Link, Jr.

ITEM III: I will, devise and bequeath the rest residue and remainder of my estate, both real and personal to my daughter, Ann Link Davis, in fee simple absolute.

ITEM IV: I hereby nominate, constitute and appoint my daughter, Ann Link Davis, as Executrix of this My Last Will and Testament, and she to serve without giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 30 day of October, 1987.

Pauline H. Link

Singed, Sealed, Published and Declared by Pauline H. Link, as and for her Last Will and Testament, in the presence of us, who in her presence, at her request, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

Roger A. Dowing address Rt 3 Ableville.

I, Pauline H. Link, the testatrix, sign my name to this instrument this att day of October, 1987, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my last will and I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and 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.

Pauline H. Link

we, the 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 that she signs it willingly (or willingly directs another to sign for her), and that each of us, in the presence and hearing of the testatrix, hereby signs this last will as witness to the testatrix's signing, and that to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Korga II Love

May T Dawn

THE STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

Subscribed, sworn to, and acknowledged before me by Pauline H. Link, the testatrix, and subscribed and sworn to before me by, Koca a. Ann.

and Manny T. Winn, witnesses, this

John day of October, 1987.

NOTARY SEAL

0-1-9

Notary M. Dans

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

KNOW ALL MEN BY THESE PRESENTS, that I, J. A. Jackson, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do make, publish and declare the following as and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I: I nominate, constitute and appoint my sister, Minnie E. Jackson, as Executrix of this my Last Will and Testament and power is hereby given my Executrix at public or private sale, to sell and dispose of and make title to any and all of my property, for the payment of my debts and taxes or for carrying out the provisions of this Will. I desire and direct that my Executrix serve without bond.

ITEM II: I will and devise a life estate in the house and lot at 700 Chestnut Street, Abbeville, South Carolina (my present home) to my sister, Minnie E. Jackson, and my brother, W. A. Jackson, or the survivor of them. At the expiration of this life estate, this property shall become part of the Trust created in the following Item III, Paragraph (a.) of this Will and be dealt with according to the terms of that Trust.

ITEM III: I will, devise and bequeath all my property,
both real and personal, to the following persons in the following
proportions:

(a.) Sixty per cent (60%) to the Main Street United Methodist Church, Abbeville, South Carolina, IN TRUST, for the following uses and purposes, to-wit: To use the income therefrom, from time to time, as the governing body of said Church may see fit to carry out the program of the Church including, but not limited to, the local activities of the Church and any building program of the Church.

(b.) Forty per cent (40%) to be divided equally between the following persons: Minnie E. Jackson, W. A. Jackson, Lucy Jackson, and Annie Jackson Parks.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\fint \fight \int day$ of May, 1982.

J. A. Jackson

Signed, Sealed, Published and Declared by J. A. Jackson, as and for his Last Will and Testament, in the presence of us, who, in his presence and in the presence of each other, at his request, have subscribed our names as witnesses:

Residing at Helmood S.C.

Residing at Cellevelle S.C.

Residing at Cellevelle S.C.

Residing at Oldges S.C.

STATE OF SOUTH CAROLINA)

YBBEAILLE)

OŁ

COUNTY

IBENE W. OUARLES

IN THE NAME OF GOD, AMEN:

Carolina, do make, ordain, publish and declare this as and for my Last Will and I, Irene M. Quarles, of Abbeville County, State of South

Testament, to wit:-

as soon after my death as practicable to pay in full all of my just debts and ILEW I:-I will and direct that my Executor, hereinafter named,

funeral expenses with the first money coming into his hands.

ILEW II:-I will, devise and bequeath all of my property, real, per-

sonal and mixed, of whatever kind and wheresoever situate unto my brother,

Sterling P. Morris, to have and to hold as his property, in fee simple absolute

Sterling P. Morris, as Executor of this my Last Will and Testament, giving him ILEW III:-I hereby nominate, constitute and appoint my brother,

full power to do any and every act necessary to carry this will into effect

IN MILNESS WHEREOF, I have hereunto set my hand this and without giving bond as Executor.

.1891 , and lo yab

for her last Will and Testament in clared by Irene M. Quarles, as and Signed, Sealed, Published and De-

scribed our names as attesting other, at her request, have subsence, and the presence of each the presence of us, who in her pre-

witnesses.

(ST)

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LAST WILL AND TESTAMENT OF JOHN M. PURDY

- I, JOHN M. PURDY, of R. F. D. 2, 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 have any power of disposition by Will, I give, devise and bequeath to my wife, JULIA A. PURDY, in fee simple, if she shall survive me.
- 2. If my said wife shall not survive me I will, devise and bequeath my entire estate as follows:
 - (a) I give and devise to my stepdaughter, JULIA FRANCES B. THOMSON, a life estate in all of my real estate, together with the improvements thereon and appurtenances thereto, if she shall survive me, and upon her death, or if she predeceases me then upon my death, I give and devise this property in fee simple to my stepgrandchildren, DARYL KAY THOMSON, JR., TARA KAY THOMSON and KELLY MARIE BUNCH ULDRICK, in equal shares.
 - (b) I give and bequeath my three corner pine cupboard to my friend, ROBERT L. HAWTHORNE, JR.
 - (c) I give and bequeath the yellow gold pocket watch, wrist watch, shotgun, 22 automatic rifle, diamond stick pin that belonged to either myself or my wife, to my stepgrandson, DARYL KAY THOMSON, JR., if living, and if not living to my stepdaughter, JULIA FRANCES B. THOMSON.
 - (d) I give and bequeath the cameo ring, princess ring, black pearl and turquoise white gold watch given to my wife by Mildred Purdy to my stepgrandchild, TARA KAY THOMSON,

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RIH RHC NSK if living, and if not living to my stepdaughter, JULIA BUNCH THOMSON.

- (e) I give and bequeath the cameo pin, pink sapphire, yellow gold watch and white gold cameo watch belonging to myself or my wife, to my stepgrandchild, KELLY MARIE BUNCH ULDRICK, if living, and if not living to my stepdaughter JULIA BUNCH THOMSON.
- (f) All the rest, residue and remainder of my estate, both real and personal, I give, devise and bequeath to my step-daughter, JULIA FRANCES B. THOMSON, in fee simple, if she shall survive me, or if she predeceases me to my stepgrand-children, KELLY MARIE BUNCH, TARA KAY THOMSON, and DARYL KAY THOMSON, JR., in equal shares, who shall survive me.
- 3. I appoint my wife, JULIA A. PURDY, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint my stepdaughter, JULIA FRANCES B. THOMSON, Executrix in her place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this 6th day of October. , 1978.

John M. Purdy (L. S. (John M. Purdy)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by JOHN M. PURDY, 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.

Parcy String of Abbeville, South Carolina of Abbeville, South Carolina of Abbeville, South Carolina

ROBERT L, HAWTHORNE, JR ATTORNEY AT LAW 200 E, PINCKNEY STREET ABBEVILLE, S. C. 29620 STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

JOINT WILL AND TESTAMENT

of

HARVEY F. CANNON and ANNIE LEE CANNON

In the name of God, amen:

We Harvey F. Cannon and Annie Lee Cannon, husband and wife, of Abbeville County, State of South Carolina, do make, publish and declare this as and for our joint will and testament.

Item I: We commit our souls to the gracious God who gave them and direct that our bodies be decently interred according to the rites of our Church, and that suitable markers be placed at our graves, and that all expenses incurred therefor be paid by our estate.

Item II: We will and direct that our executors pay all of our just debts with the first money coming into their hands.

Item III: Each of us wills, devise and bequeaths to the survivor of us, allof his or her property, both real and personal, with which the other of us dies seized and possessed.

ItemIV: In the event that both of us should die in a common disaster, we will all of our property to our three sons in equal shares, namely: Robert Cannon, Earle Cannon and Glenn Cannon.

Item V: We appoint the survivor as executor or executrix if he or she wishes wishes, and Robert Cannon, Earle Cannon and Glenn Cannon as alternates or in case Item IV. applies, giving the right to such to do all things necessary to carry out the will including the right to make conveyances, without the order of the Court.

In Witness whereof we have set our hands and seals this day of March A.D., 1975.

Signed, sealed, published and declared by Harvey F. Cannon and Annie Lee Cannon as and for their joint will and testament, in the presence of us, who in their presence, and of each other at their request, have subscribed our names as witnesses.

Harvey Cannon SEAL Annie Lee Cannon SEAL

Address

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Escis Address alleville S.C

Recorded august 28, 1991 will Book # 17 page 211

LAST WILL AND TESTAMENT OF

DAVE MAKIN

- I, DAVE MAKIN, of R. F. D. 2, Donalds, 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 give and devise my residence house and one acre of land upon which it is situate and appurtenances thereto, measuring 210 feet by 210 feet to my daughter, MAGGIE MAKIN GUNTER, of Winston Salem, North Carolina, in fee simple.
- 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, I give, devise and bequeath, in equal shares, to those of my children who survive me.
- 3. I appoint my daughter, MAGGIE MAKIN GUNTER, of Winston Salem, North Carolina, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint my daughter, DOROTHY M. SPRINKLER, of Winston Salem, North Carolina, Executrix in her place. I direct neither shall be required to furnish any bond.
- 4. I authorize my Executrix to allot, assign, contract with respect to, sell, and release any personal property included in my estate upon such terms as she may deem proper.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will April 27, 1981.

Dave Makin) (L.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by DAVE MAKIN, 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.

Sold 2. Heuthern Zof Abbeville, South Carolina

Rosemary A. Copeland of Abbeville, South Carolina

of Abbeville, South Carolina

OBERT L. HAWTHORNE, JR.

ABBEVILLE, S. C. 29620

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT
OF
BNJAMIN L. CAIN
807 NORTH MAIN STREET
ABBEVILLE, SOUTH CAROLINA

In the name of God, amen:

1, BENJAMIN L. CAIN, of the City of Abbeville of Abbe--ville County, State of South Carolina, do make ordain, publish and declare this as and for my last will and testament.

ITEM I: I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church and that a suitable marker be placed at my grave and that the expenses therefor be paid from my estate.

ITEM II: I will and direct that my executrix or executor hereinafter named pay all of my just debts with the first money coming into her or his hands.

ITEM III: I will, devise and bequeath all of my property of every kind to my wife, FRANCES LEWIS CAIN, in fee simple absolute

ITEM IV: In the event that both of us should die at the same time or during the time of administration and prior to the survivor having disposed of the property, I will and direct that all of the property go to our children, to share and share alike. Childrens names being, Doyle Cain, Jeff Cain, Fran Cain, Debbie Cain, Chris Cain, Wanda Cain and Wilson Cain.

ITEM V: I, nominate and appoint my wife, Frances Lewis Cain as guardian for my son Wilson Cain, being a minor at the time this my Lat Will nad Testament is being made, she is to serve without the Order of the Court and having to give bond, if for any reason my wife does not qualify my son Doyle Cain is to serve as guardian for my son Wilson Cain, having the same power as my wife would have had.

ITEM : I, Benjamin L. Cain, do hereby nominate, constitute and appoint my wife Frances Lewis Cain as executrix of this my last will and testament, giving her full power to do all things

PAGE NO: I OF TWO PAGES

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Recorded aug 30, 1991 wile Book # 17 page 213-214

necessary to carry out my last will and testament, including the right to make conveyances of property, and to do all things necessary to carry out my will without the order of the Court and without being bonded. If for any reason my wife is unable to serve as execturix of this my will I appoint my son Doile Cain as executor having the same powers as my wife would have had.

Witness my hand and seal this ______ day of July A.D. 1978.

Signed ,sealed, published and declared by Benjamin L, Cain, 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 sub-scribed our names as witnesses.

Benjamin L (ain (SEAL)

PAGE NO: 2 of & Pages

BAC

Address Hill

Tast Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

I, Willie Hall Fisher, of the County of Abbeville, in the State of South Carolina, being of sound mind, revoking all wills previously made by me, do hereby make, ordain, publish and declare the following as and for my Last Will and Testament, to wit:

ITEM I. I direct my Personal Representative, hereinafter named, to pay all of my just debts and funeral expenses as soon after my decease as is practicable.

ITEM II. I direct that all estate taxes, federal and/or state, 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 and Testament (which term wherever used herein shall include codicil hereto), or any insurance upon my life be paid out by my residuary estate.

ITEM III. I direct my Personal Representative to honor any lists prepared by me wherein I make distribution of certain items of personal property.

ITEM IV. I hereby make the following specific, fee simple devises:

- (A) Unto my grandson, John H. Fisher, III (Trey), I devise the following:
 - My homeplace and two (2) acres of land. I direct my Personal Representative to have this tract surveyed and to deed the same to my grandson. My Personal Representative shall have the authority to determine the boundaries of the two (2) acres.
 - My diamond ring and the matching wedding ring;
 - Herbert Senior's silver tray;
 - A set of china [Brenda];

Recorded Sept. 3, 1991 will Book # 17 gage 215-218

- One fourth (1) of my shares in the North Carolina National Bank, or its successor;
- My cedar chest; and
- Five Thousand (\$5,000.00) Dollars in cash.
- (B) Unto my daughter-in-law, Ann W. Fisher, I devise:
- My mink stole;
- My antique white gold necklace which she wore when she was married [It is my desire that this necklace stay in the family.]; and
- The trunk in the storage house.
- (C) Unto my granddaughter, Cheri Rose, I devise:
 Two (2) acres of land. My Personal Representative is to
- survey these two (2) acres below the grapevine, adjoining the Bowen property and Road 284.
- A set of china [Astor Rose];
- My wheel diamond ring;
- Matching white gold necklace and earrings [It is my desire that this ring and necklace not be re-set and that they
- stay in the family.];
- y desk;
- A daybed;
- My sewing machine; and
- My personal silver set.
- ITEM V. Should either of my grandchildren predecease me, I devise their share unto their father, John H. Fisher, in fee simple.

ITEM VI. All the rest and residue of my property, both real and personal, I devise unto my son, John H. Fisher, Jr., to be his in fee simple. Should my son predecease me or fail to survive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his intervive me as a result of a common disaster, then I devise his interview.

ITEM VII. I nominate and appoint my son, John H. Fisher, Jr., as Personal Representative of this my Last Will and Testament, granting unto him full discretionary power of sale; and I

further direct that he shall serve without bond. In the event that my said son should fail, for any reason to qualify as Personal Representative, then in his stead, I appoint my daughter-in-law, Ann W. Fisher as Personal Representative, granting unto her the same powers as hereinabove set out unto my son; and I direct that she shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 24 Day of February, 1990.

Willie HALL FISHER (L.S.)

The foregoing Will, consisting of four (4) typewritten pages, this included, was this 24 Day of February, 1990, signed, sealed, published and declared by the testatrix as and for her Last Will in our presence, and we, at the testatrix's request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses on the above date.

State OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE)

of Cadinar, South Carolina

of Andrew, South Carolina

We, Willie Hall Fisher, Stephen , and , and the witnesses, respectively, whose names are signed to the foregoing instrument, dated the Jy Day of February, 1990, being first duly sworn, do hereby declare to the undersigned authority that on that date and in the presence of the witnesses the testatrix signed and executed the instrument as her Last Will, and that she signed willingly, and

that she executed it as her free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and the hearing of the testatrix, and at her request, signed the Will as witness, and that to the best of each of the witnesses' knowledge the testatrix was at that time eighteen (18) years of age or older, of sound mind, and acting under no constraint, undue influence or fraud.

Willie # Fisher (L.S.)

Stephen ling

anico W. King

Subscribed, sworn to and acknowledged before me by the testatrix, Willie Hall Fisher, and subscribed and sworn to before me by Stephen King and Janice W. King, the witnesses, this 24 Day of February, 1990.

Notary Public for South Carolina

My Commission Expires: $\sqrt{2-24-99}$.



Tast Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF ANDERSON

I, RALPH HILLARD GOOCH, SR., of the County of Anderson, 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 other wills and instruments of a testamentary nature heretofore by me made.

ITEM I

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

ITEM II

I hereby will, devise and bequeath all my property, both real and personal, of every nature and kind, remaining after the payment of my just debts and funeral expenses as aforesaid, unto my beloved wife, namely, Rachel Tripp Gooch, to do with as she may in fee simple absolute, absolutely and forever.

ITEM III

In the event that my said wife shall predecease me or shall die as the result of a common disaster or accident with me, then, and in either of those events, I will, devise and bequeath all my property, both real and personal, remaining after the payment of my just debts and funeral expenses as aforesaid, unto my beloved children, namely, Kerried Elizabeth Arflin, Ralph Hillard Gooch, Jr., Dale Myra Gooch, Sheri Ann Gooch and Andrea Jean Gooch, in equal shares, share and share alike, to do with as they may in fee simple absolute, absolutely and forever, the child or children of any predeceased child of mine to take the share that that child would have taken, if living.

Recorded Sept 5, 1991 will Book# 17 page 219-221

Page 1 of

3 Pages

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In the event that both I and my wife should die prior to any child of ours obtaining the age of eighteen (18) years, my will is, and I do hereby appoint Mr. and Mrs. Jimmie G. Arflin of Honea Path, South Carolina, as Co-Guardians to have the guardianship, custody and tuition of any child of ours during his or her or their minority and I earnstly entreat their utmost care in and about the morals and education and upbringing of our child or children, and I give and grant unto Mr. and Mrs. Jimmie G. Arflin any and all necessary powers to act as the Co-Guardians for our child or children, including the power to sell any and all of our property, both real and personal, and I direct that they not be required to post bond, and any statute to the contrary notwithstanding.

ITEM V

Rachel Tripp Gooch, as Executrix of this my Last Will and Testament to act without bond and with full power and authority to sell any and all of the property of my estate, both real and personal, in order to carry out the terms of this my Last Will and Testament. In the event that my wife should predecease me or should die as a result of a common disaster or accident with me, or for any other reason is unable to serve as my Executrix, then and in any of those events, I hereby name, nominate, constitute and appoint William Weston Tripp, Jr. of Route #4, Easley, South Carolina as substitute Executor of this my Last Will and Testament, to act without bond, and with full power and authority to sell any and all of the property, of my estate, both real and personal, in order to carry out the terms of this my Last Will and Testament.

Page 2 of

3 Pages

IN WITNESS WHEREOF, I have hereunto set my hand and

this 6th day of August, 1979.

RAIPH HILLARD GOOCH, SR.

mentioned above by the same Ralph Hillard Gooch, Sr., 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.

E Dugh donew

of Anderson, South Carolina

of Anderson, South Carolina

of Anderson, South Carolina

Page 3 of

3 Pages

Tast Will and Testament

ROY E. SLIGH

I, ROY E. SLIGH of Abbeville County, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ARTICLE I

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

ARTICLE II

All the rest, residue and remainder of my estate, real, personal and mixed, of every kind and nature and wherever situate, of which I may die seized or possessed, I give, devise and bequeath the same unto my three daughters, BETTY S. CHAPMAN, PEGGY S. GAMBRELL, and ESSIE S. SIMMONS, in equal shares, share alike. The child or children of any deceased and share beneficiary named in this article to take his parent's share, per stirpes.

ARTICLE III

In addition to the powers given them by law, I authorize my Personal Representative herein named, and any successors to do the following, as in their unrestricted judgment and discretion may be advisable for the better management and preservation of my

Ray E. Sligh (LS)

estate, without resort to any person or court for further authority.

To sell any of the property of my estate, real or personal, for cash or such other terms as may seem advisable; to borrow money and to make such pledges and mortgages in connection therewith as may be reasonably necessary and to execute and deliver any legal documents necessary for the accomplishment of this purpose; to hold estate assets in the form of cash free from any liability for failure to convert such cash into productive investments, to make distributions under this Will either in cash or in kind at fair value; to settle or compromise all claims in favor of or against my estate, to retain any investments received by them as part of my estate or to sell the same and reinvest the proceeds, not being confined to those investments authorized by law for the investments of funds held by a fiduciary, and to do all acts and things, and have all powers and privileges that an absolute owner of the property would have, subject always to the discharge of their fiduciary obligation.

ARTICLE IV

I hereby nominate, constitute and appoint as Personal Representative of this my Last Will and Testament PEGGY S. GAMBRELL, and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to

Roy E. Sligh (LS)

substitute or successor, ESSIE S. SIMMONS and direct that he serve, then I hereby nominate, constitute and appoint as

this my Last Will and Testament consisting of this and three (3) IN MITNESS WHEREOF, I have hereunto set my hand and seal to shall serve without bond.

this the // day of Lumb 1989. other typewritten pages, identified by my signature on said pages

ROY E. SLIGH
(LS)

100

witnesses this 17 day of the T 1989. each other, at his request, have subscribed our names and competent witnesses, who in his presence and in the presence of his Last Will and Testament in the presence of us, two (2) Signed, sealed and declared by the said ROY E. SLIGH as and for

MILNESSES

J. Cren W. Allewille, S. C.

YDDKESSES

this 17 day of August , 1989 and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my 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 (18) years of age or older, of sound mind, and under no constraint or undue influence.
Roy E. Sligh ROY E. SEIGH
We, Betty L. Gantt , and H. Foye Napier , the witnesses, sign our names to the instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testator signs and executes this instrument as his Last Will and that he signs it willingly, and that each of us, in the presence and hearing of the Testator, hereby signs this Will as witness to the Testator's signing, and that to the best of our knowledge the Testator is eighteen (18) years of age or older, of sound mind, and under no constraint or undue influence.
STATE OF SOUTH CAROLINA
COUNTY OF GREENWOOD
Subscribed, sworn to and acknowledged before me by ROY E.
SLIGH, the Testator, and subscribed and sworn to before me by
Betty L. Gantt and H. Foye Napier
witnesses, this 17 day of August , 1989.
NOTARY PUBLIC FOR SOUTH CAROLINA

225

My commission expires: 5-22-96

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN:

I. Dee Coy Wells, of the County and State aforesaid, being of sound mind, enemory, and understanding, but mindful of the uncertainty of life do hereby make, publish, and declare this to be my Last Will and Testament hereby revoking any and all other papers of a testimentary nature heretofore executed by me:

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

ITEM II. I will, devise, and bequeath unto my beloved wife, Eliza Ann Hall Wells, all of my estate consisting of real estate, personal property or mixed property in fee simple absolute.

PROVIDED, however, in the event she should pre-decease me or we should die in a common disaster then my entire estate as herein above described is to be divided between my children; namely, Barbara Ann Wells Staples, Sarah Evelyn Wells Townsend, Jean Gail Wells Uldrick, and Ruth Hazel Wells Fisher, sahre and share alike.

ITEM III. I hereby nominate and appoint Eliza Ann
Hall Wells as Executrix of this my Last Will and Testament. She to serve without bond.

Signed, Sealed, Published, and Decalared by Dee Coy Wells as his Last Will and Testament this 8th day of April, 1980, in the year of our Lord One Thousand, Eighty and in the Two Hundred and Fourth year of the Soverighty and Independence of the United States of America.

Tes Cyco Clette LS

Signed, Sealed, Published, and Declared by Dee Coy Wells this 8th

day of April, 1980 in our presence and we in the presence each of the other and at his request have hereunto signed our names as attesting witnesses:

Wais J. Gardrer.
Winner N. Masker

Woodreenoft

STATE	OF	SOUTH	CAROLINA,)
				:
COUNTY	OF	ABBEV	/ILLE.)

LAST WILL AND TESTAMENT OF ANNIE D. FERGUSON

IN THE NAME OF GOD, AMEN:-

I, ANNIE D. FERGUSON, 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 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.

After the payments of all debts, I will, devise and bequeath all the rest, residue and remainder of my property of whatso-ever kind and wheresoever situate, real, personal and mixed unto my husband, SAMUEL E. FERGUSON, JR., in fee simple absolute.

ITEM 111:
I hereby nominate, constitute and appoint my husband, SAMUEL E. FERGUSON, JR., Executor of this my Last Will and Testament, with full power to him to do any and every act necessary to carry this my Last Will and Testament into effect and without giving bond as such Executor.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal, this ______ day of February, 1981.

Signed, Sealed, Published and Declared by ANNIE D. FERGUSON, as and for her Last Will and Testament, in our presence, and we in in her presence, at her request, and each of us in the presence of the other two have subscribed our names as attesting witnesses.

Eva Mac McCord

annie D. FERGUSON (

STATE OF SOUTH CAROLINA

Tast Will and Testament

OF

AMOS LOUIS GIBSON

I, Amos Louis Gibson, 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, Edna Ruth Jones Gibson, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, where-soever situate.

ITEM III.

I give, bequeath, and devise to my wife, Edna Ruth Jones Gibson, all of the real property that I now own, and all that I may later acquire, of every kind and nature, where-soever 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, Edna Ruth Jones Gibson, her heirs, and assigns forever.

ITEM V.

In the event that my wife and I should perish in a common accident, or disaster, neither surviving the

Recorded Systember 17, 1991 Wice Book #17 page 229.230

No. I

A.L.G.

(Last Will and restament of Amos Louis Gibson)

Page No. 2 230

other for longer than twenty-four hours, then in that event, I give, bequeath and devise all of my property, real, personal, or mixed, and wheresoever situate, to my daughter, Brenda Dianne Gibson Pless, to her, her heirs and assigns forever.

ITEM VI.

I hereby nominate, constitute and appoint my wife, Edna Ruth Jones Gibson, 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 the event my wife and I should perish in a common accident or disaster, as set out in Item V. above, then in that event, I nominate, constitute and appoint my daughter, Brenda Dianne Gibson Pless, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this $12^{\frac{1}{2}}$ day of February, 1971.

Amoshamakleson (L.S.

SIGNED, SEALED, PUBLISHED, AND DECLARED by the said Amos Louis Gibson as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 12th day of February, 1971.

Julian L. Scott of Callan Falls, S. C.

Dartha K. Hodger of Calhoun Falls, S. C.

Felles July of Oalling Fills.

下, 13.

LAST WILL AND TESTAMENT OF ANNIE FRANCES BOYD

- I, ANNIE FRANCES BOYD, 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, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will to my sister, MARY LOU BOYD, in fee simple. However, if she shall predecease me, then to my nephew, ROBERT C. BOYD, and his sons, ROBERT REGINALD BOYD and JOHN TRAVIS BOYD, in fee simple, in equal shares.
- 2. I appoint my sister, MARY LOU BOYD, Executrix of this my Will, However if she shall fail to qualify or cease to act as Executrix I appoint my nephew, ROBERT C. BOYD, as Executor in her place. I direct neither shall be required to furnish any bond.
- 3. I request that my sister, nephew, great-nephews, my Executrix and/ or my Executor abide by any memorandum by me directing the disposition of my tangible personal properties, or any part thereof.
- 4. The devise or bequest of any property in this Will is subject to the provisions, however, that the share of any such minor beneficiary shall immediately vest in such minor, but my Executor 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 income and principal of the property as my Trustee shall deem necessary to provide for the proper support, medical care and education of such minor taking into consideration to the extent my Trustee deems advisable any other income or resources of such minor, until such minor attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely. If such minor shall die prior to obtaining majority the balance then remaining shall be paid over and distributed to such minor's estate.
- 5. I authorize my Executor and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interest in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act

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HORNE & MUNDY
TORNEYS AT LAW
PINCKNEY STREET
P.O. BOX 218
EVILLE, S.C. 29620

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

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

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will dated December 15, 1986.

Annie Frances Boyd

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by ANNIE FRANCES BOYD, 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.

of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

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HAWTHORNE & MUNDY
ATTORNEYS AT LAW
E. PINCKNEY STREET
P. O. BOX 2:B
ABBEVILLE, S.C. 29620

I, ANNIE FRAN	CES BOYD, the testatrix, sign my name to this				
instrument this15th	day of December, 1986,				
and being first duly sworn, do	hereby declare to the undersigned authority that				
I sign and execute this instrument as my 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 years of	age or older, of sound mind, and under no				
constraint or undue influence.					
	Annie Frances Boyd Testatrix				
	Annie Frances Boyd				
	neheat I Hawthorne Ir				
We, Steven E. M	Mundy and Robert L. Hawthorne, Jr.				
the witnesses, sign our names t	to this instrument, being first duly sworn, and				
do hereby declare to the under	signed authority that the testatrix signs and				
executes this instrument as her	Last Will and that she signs it willingly and that				
each of us, in the presence and	d hearing of the testatrix and in the presence of				
each of the following witnesses	, hereby signs this Will as witnesses to the				
testatrix's signing, and to the	best of our knowledge the testatrix is eighteen				
years of age or older, of sound	d mind, and under no constraint or undue influence				
=	Ib. EMul				
	Witness				
	()/1/4/				
	Nobel L. Milleller 2.				
	Withess				
STATE OF SOUTH CAROLINA)				
COUNTY OF ABBEVILLE)				
	to and acknowledged before me by ANNIE				
FRANCES BOYD , the testatrix and subscribed and sworn to before me by					
Steven E. Mundy	and Robert L. Hawthorne, Jr.				
witnesses, this 15th day of	December , 1986.				

AWTHORNE & MUNDY
ATTORNEYS AT LAW
E PINCKNEY STREET
PO BOX 2:B
ABBEVILLE SC 29620

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Notary Public for South Carolina

My Commission Expires: Sept. 7, 1989

254-255 May 2008 # 17 good # 17 good 234-235 PY acp PAGE, ONE OF TWO PAGES

. awstthems.

Dollars on the burial expense of my niece, Virginia McMahan Midway Baptist Church, Abbeville, South Carolina; PROVIDED, that Midway Baptist Church shall pay up to Three Thousand (\$3,000.00) payment of my just debts and funeral expenses, as aforesaid, to over which I may have any power or appointment, remaining after the which I may be or become in any way entitled or have any interest or situated, of which I might die seized and possessed or to or in real, personal, mixed, rest and residue of my estate, wherever ITEM 4. I give, devise and bequeath my entire estate,

grants of power made, and the necessity of a court order. of this my Will, without being limited in any way by the specific my Executors may deem proper or necessary to carry out the purposes execute and deliver any and all instruments and to do all acts which terms and conditions as to my Executors may deem best, and to management of similar property owned in its own right, upon such management of my Estate which any individual could exercise in the sell, sue for and in general, to exercise all of the powers in the respect to, take posession of, pledge, receive, release, repair, invest, lease, manage, mortgage, grant and exercise options with into, exchange, hold, improve, incorporate any business of mine, business of mine, convey, convert, deal with, dispose of, enter collect, compromise claims, contract with respect to, continue any between principal and income, assign, borrow, buy, care for, time held under any provision of this my Will: to allot, allocate empowered with respect to any property, real or personal, at any Executors generally, my Executors are specifically authorized and addition to any inherent, implied or statutory powers granted to Testament, by way of illustration and not of limitation and in and John M. McMahan as co-executors of this, my Last Will and ITEM 3. I hereby nominate and appoint George A. McMahan

my estate. of my church and that all expenses incurred therefor be paid out of and direct that my body be decently interred according to the rites I commit my soul to the gracious God who gave it ILEW S.

the hands of my devisees and executors hereinafter named. charge the same upon my personal and real estate, respectively, 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 and testamentary expenses, and all legacies herein mentioned may in I desire and direct that all my debts, funeral,

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

THOMAS ANDREW MCMAHAN

OE

Thomas andrew momanan

Signed, sealed, published and declared by the within said THOMAS ANDREW McMAHAN as and for his Last Will and Testament in the presence of us who at his request and in his presence and in the presence of each other have subscribed our names as witnesses

Lail 5 Cambrell of alberille SC

PAGE TWO OF TWO PAGES

Ke conded Sept. 24, 1991 Sook #17 Pages 236 437

Al Las M E SA SESTEDE

the presence of each other, have hereunto subscribed our names as attesting Signed, Sealed, Published and Declared by Dollie Hughey Stith, as and for her Last Will and Testament, and we, at her request, and in ".cr presence, and in

Jallin Migher Smit

G day of October, 1989.

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

Testament, to serve without giving bond. Wilson and Ruby White, as Executor and Executrix of this my Last Will and I hereby nominate, constitute and appoint my shildren, Anthony ILEW III:

John K. Hughey, and Dorothy Hughey, share and share alike, in fee simple Anthony Wilson, Ruby White, Gloria Jean Hughey, Barbara Hughey, Donnie White, or mixed, of whatsoever kind and wheresoever situate unto my beloved children: I will, devise and bequeath all my property, real, personal,

named pay all my just debts with the first money coming into their hands.

I will and direct that my Executor & Executrix hereinafter ILEW I:

Will and Testament, to-wit:-

hereby make, ordain, publish and declare the following as and for my Last memory, and understanding, but being mindful of the uncertainties of life, do i, Dollie Hughey Smith, being of sound and disposing mind,

IN THE NAME OF GOD, AMEN:

DOLLLe Hughey Smith TYST WILL AND TESTAMENT OF: .

CONNIK OF ABBEVILLE. STATE OF SOUTH CAROLINA, I, Dollie Hughey Smith the tertatrix sign my name to this instrument this 5td y of October ,1933, and being first fully sworn, do hereby declare to the uncersigned authority that I sign and execute this instrument as my Last Will and Testament, and I sign it willingly, that I execute it as my free and voluntary act for the purpose therein expressed and that I am eithteen years of age or older, of sound mind, and under no constraint or undue influence.

Dolli moe Hughing & Milh

sign our names to this instrument, being the withesses sign our names to this instrument, being duly sworn, and do hereby declare to the undersigned mathecity that the testatrix signs and executes this instrument as their Last Will and that she signs it willingly, and that each of us, in the presence and hearing of the testatrix, hereby signs this last will as witness to the testa trix, signing, and that to the best of our kno ledge the testa trix is eighteen years of age or older, of sond mind, and under no constraint or undue influence.

L. Blett

The State of South Carolina,

County of Abbeville.

Subscribed, sworn to, and acknowledged before me by

Dollie Hughey Smith , the testa rix , and subscribed and sworn to before me by file for and formation and formation and formation of the sworn to be fore me by the formation and formation of the sworn to be fore me by the formation and formation and formation of the sworn to be fore me by th

19 89 .

NOTARY SEAL

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First: Second:

STATE OF SOUTH CAROLINA,

COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT.

In the Name of God, Amen &

I, John Thompkins Mabry of Abbeville, County and State aforesaid, sition of my worldly estate as I deem best, do hereby make, publish and declare this to be my Last wall and the such dispobeing of sound and disposing mind and memory and desiring to make such dispothis to be my Last Will and Testament, hereby revoking any and all former Wills and Codicils whatever by me made.

I direct my Executrix, hereinafter named, to pay all my just debts, including funeral expenses, as soon after my death as practical. I will, devise and bequeath all of my property of whatsoever nature and kind, and wheresoever situate, both real and personal, unto my beloved wife, Evelyn C. Mabry, in fee simple absolute.

I nominate and appoint my beloved wife, Evelyn C. Mabry, to be the Executrix of this my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament at Abbeville, South Carolina, this 3rd day of March , in the year of our Lord One Thousand Nine Hundred and forty-two

Signed, sealed, published and declared by the said John Thompkins Mabry as and for his Last Will and Testament, in the presence of us, who in his presence, at his request, and in the presence of one another, all present together, have hereunto subscribed our names as witnesses.

Mrs) alice C. Carwile

Ellin Berry

Rus M. Strawson

John Thompsin Mabage EAL)

Tast Will and Testament

OF

CLAUDE H. WEBSTER

I, CLAUDE H. WEBSTER, of 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 other Wills or instruments of a testamentary nature heretofore by me made, and declare this as and for my Last Will and Testament.

ITEM I.

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

ITEM II.

I hereby will, devise and bequeath all of my estate, whether real, personal, or mixed, or interests or equities therein, and wheresoever found and situate, unto my wife, Marion B. Webster, to be hers in fee simple absolute, forever. If my wife, Marion B. Webster should predecease me, or should we both die as the result of a common disaster, and it shall be conclusively presumed that she died first, if there is an issue as to which of us died first, then, and in either of such events, I will, devise, and bequeath all of my estate, of whatsoever kind and nature and wheresoever situate, unto my three sons, Gordan H. Webster, Ralph A. Webster, and Leon K. Webster, to be divided equally among them, share and share alike, and to be theirs in fee simple absolute, forever. In the event that any of my sons should predecease me, then, and in that event I will, devise and bequeath the share that such son, or sons, would have taken at my death, if living, to the child or children of such son, or sons, per stirpes, in fee simple absolute.

ITEM III.

I hereby nominate, constitute and appoint my wife, Marion B. Webster, as and for the Executrix of this, my Last Will and Testament, and I hereby vest her with all the powers necessary to carry out the provisions of this Will. I hereby direct and express my desire that my Executrix, above named, be allowed to sell my estate, by public or private sale or sales, and that she be allowed to serve without giving bond, surety or security for her so doing. In the event that the said Marion B. Webster is unwilling or unable for any reason to serve as Executrix of this, my Last Will and Testament then and in that event I hereby nominate, constitute and appoint my son, Leon K. Webster, as Alternate Executor of this, my Last Will and Testament, and I hereby vest him with all the powers necessary to carry out the provisions of this Will. I hereby direct and express my desire that my Alternate Executor, hereinabove named, be allowed to sell my estate, by private or public sale or sales, and that he be allowed to serve without giving bond, surety or security for so doing.

In witness whereof, I have hereunto set my hand and seal this 12th day of October, 1984.

Claude H. Webster

Recorded Oct. 2, 1991 Will Book# 17 page 239-240

Page One of Two Pages

SIGNED, SEALED, PUBLISHED AND DECLARED by Claude H. Webster, the Testator herein, 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 thereto. narie D. Check ADDRESS anderson South Carolina ADDRESS Belton, S. a. ADDRESS anderson I, Claude H. Webster, the Testator, sign my name to this instrument this $/2\pi$ day of October, 1984, and being first duly sworn do hereby declare to the undersigned authority that I sign and execute this instrument as my 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 years of age or older, of sound mind, and under no constraint or undue influence. Claude H. Webster Testator * * * * * * * * * WE, Marie D. Cheek, P.E. C. Ason/ the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testator signs and executes this instrument as his Last Will and that he signs it willingly and that each of us, in the presence and hearing of the Testator, hereby signs this Will as witness to the Testator's signing, and to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence. STATE OF SOUTH CAROLINA) ANDERSON) COUNTY Subscribed, sworn to and acknowledged before me by Claude H. Webster, the Testator, and subscribed and sworn to before me by MnRie D. Cheek and R.E. CASON witnesses, this 12th day of October. 1984. for South Carolina My Commission Expires: 10 29-90

seconded Oct. 3,1991 Book# 17 Pases 241-245

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT
OF
COUNTY OF YORK) BILLIE T. FELDKIRCHER

I, BILLIE T. FELDKIRCHER, of the City of Rock Hill, County of York, State of South Carolina, being of sound mind and disposing memory, but mindful of the uncertainty of life and the certainty of death, 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.

FIRST: I direct that all my just and legally enforceable debts, including the expenses of my last illness, my funeral expenses, and the expenses of the administration of my estate be paid by my personal representative hereinafter named out of the residue of my estate. I also direct that all estate taxes, inheritance taxes, transfer taxes, death taxes or similar taxes assessed with respect to my estate be likewise paid by my personal representative out of the residue of my estate.

SECOND: I hereby give, devise and bequeath unto CAROL F. SCARLETT, JANE F. TODD and GEORGE F. FELDKIRCHER, all my property, real, personal or mixed, to include all household furnishings and fixtures of whatsoever kind and nature and wheresoever situate, including lapsed legacies and bequests of which I shall die seized or possessed or to which I shall have any power of appointment, in equal shares, share and share alike, absolutely and forever, in fee simple.

Page one of five pages.

Billie J. Feldkercher

THIRD: In the event that CAROL F. SCARLETT shall predecease me, then and in that event, I give, devise and bequeath her share of my estate unto her children, absolutely and forever, in fee simple.

FOURTH: In the event that JANE F. TODD shall predecease me, then and in that event, I give, devise and bequeath her share of my estate unto her children, absolutely and forever, in fee simple.

FIFTH: In the event that GEORGE F. FELDKIRCHER shall predecease me, then and in that event, I give, devise and bequeath his share of my estate unto CAROL F. SCARLETT and JANE F. TODD, in equal shares, share and share alike, absolutely and forever, in fee simple.

SIXTH: If any share or property hereunder becomes distributable to a beneficiary who has not attained the age of twenty-five (25) years, or if any real property shall be devised to a person who has not attained the age of twenty-five (25) years, at the date of my death, then such share or property shall immediately vest in such beneficiary, but not withstanding the provisions herein, my personal representative shall retain possession of such share or property in trust for such beneficiary until such beneficiary attains the age of twenty-five (25) years using so much of the net income and principal of such share or property as my personal representative deems necessary to provide for the proper support, medical care and education of such beneficiary, taking into consideration to the extent my personal representative deems advisable any other income or resources of such beneficiary known to my personal representative. Such benenficiary's share or property shall be paid over,

Page two of five pages.

Bellie J. Heldhurcher

2nd gwo distributed and conveyed to such beneficiary upon attaining the age of twenty-five (25) years, or if he or she shall sooner die, to his or her representative. My personal representative shall have with respect to each share or property so retained, all of the powers and discretions with respects to the laws of this state and created herein.

SEVENTH: I hereby nominate, constitute and appoint CAROL F.

SCARLETT and JANE F. TODD as personal representatives of this my Last Will and Testament and direct that they serve without bond. If for any reason CAROL F. SCARLETT and/or JANE F. TODD is unable or unwilling to serve or continue to serve, then I nominate and appoint the able or willing representative as alternate, substitute or successor personal representative and direct that he shall serve without bond.

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to personal representatives generally, my personal representative is specifically authorized and empowered with respect to any property, real or personal, at any time he deems necessary to pay debts, to sell, mortgage, lease, invest, manage, deal with, contract for and in general to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to my personal representative may seem best, and to execute and deliver any and all instruments and to do all acts which my personal representative may deem property or necessary to carry out the purposes of this will, without being limited in any

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Page three of five pages.

Billie J. Feldkercher

way by the specific grants of power made and without the necessity of a Court Order.

EIGHTH: In the event that CAROL F. SCARLETT or JANE F. TODD shall predecease me leaving minor children, then and in that event, I nominate and appoint the survivor of them as trustee of the trust hereby established as per Paragraph 6 above for the minor beneificaries of the deceased party.

NINTH: If any beneficiary and I should die 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.

I, BILLIE T. FELDKIRCHER, Testatrix sign my name to this instrument this day of Novaled 1927, and being first duly sworn, do execute this instrument as my 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 (18) years of age or older, of sound mind, and under no constraint or undue influence.

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Bellie J. Feldhurcher

We, James Liney and Male a limps, the 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 that she signs it willingly, and

Page four of five pages.

that each of us, in the presence and hearing of the testatrix hereby signs this will as witness to the testatrix signing, and that to the best of our knowledge the testatrix is eighteen (18) years of age or older, of sound mind, and under no contraint or undue influence. Julie W. Omps

State of South Carolina

County of York

Subscribed, sworn to, and acknowledged before me by BILLIE

T. FELDKIRCHER, testatrix and subscribed and sworn to before me

of Marshamber, 1987. Morly

Notary Public for South Carolina
My Commission Expires: 3/15/95

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ITEM 5. I give, devise and bequeath my entire estate, real, personal, mixed, rest and residue, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just any power or appointment, remaining after the payment of my just debts and funeral expenses, as aforesaid, to my husband, Oscar debts and funeral expenses, as aforesaid, to my husband, Oscar all maddox, to be his in fee simple absolute.

ITEM 4. In the event that my husband, Oscar Calvin Maddox is unable or unwilling to serve as executor of my estate I hereby nominate, constitute and appoint Shirley M. Hilley and Jeanette M. Fellows to serve as substitute co-executors with the same powers and duties.

necessity of a court court. limited in any way by the specific grants of power made, and the necessary to carry out the purposes of this my Will, without being instruments and to do all acts which my Executor may deem proper or Executor may deem best, and to execute and deliver any and all owned in its own right, upon such terms and conditions as to my any individual could exercise in the management of similar property to exercise all of the powers in the management of my Estate which of, pledge, receive, release, repair, sell, sue for and in general, mortgage, grant and exercise options with respect to, take posession improve, incorporate any business of mine, invest, lease, manage, convey, convert, deal with, dispose of, enter into, exchange, hold, claims, contract with respect to, continue any business of mine, and income, assign, borrow, buy, care for, collect, compromise any provision of this my Will: to allot, allocate between principal respect to any property, real or personal, at any time held under generally, my Executor is specifically authorized and empowered with inherent, implied or statutory powers granted to executors way of illustration and not of limitation and in addition to any Calvin Maddox as executor of this, my Last Will and Testament, by ITEM 3. I hereby nominate and appoint my husband, Oscar

ITEM 2. I commit my soul to the gracious God who gave it Gardens, Abbeville, South Carolina, according to the rites of my church and that all expenses incurred therefor be paid out of my estate.

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

I, RUBY JORDAN MADDOX, 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.

RUBY JORDAN MADDOX

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ITEM 6. In the event that my husband and I should die simultaneously or my husband should predecease me I give, devise bequeath unto my grandson, Keith Hilley, my graphaphone and records.

ITEM 7. In the event that my husband and I should die simultaneously or my husband should predecease me I give, devise and bequeath unto my granddaughter, Tammie Fellows, my old oak bedroom suit and bottle collection.

ITEM 8. In the event that my husband and I should die simultaneously or my husband should predecease me I give, devise and bequeath unto my granddaughter, Rene Smith, my white bedroom suit.

ITEM 9. In the event that my husband and I should die simultaneously or my husband should predecease me I give, devise and bequeath unto my grandson, Darren Fellows, my husband's tools.

ITEM 10. In the event that my husband and I should die simultaneously or my husband should predecease me I give, devise and bequeath the rest and residue of my estate, real, personal and mixed 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 two daughters, Shirley M. Hilley and Jeanette M. Fellows, 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 been entitled had that parent survived me.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14 day of August , 1981.

Proby Jordan Midday

Signed, sealed, published and declared on the date mentioned above by the said RUBY JORDAN MADDOX 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.

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Last Will and Testament

I, DAVID S. KNOX, 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 stocks, bonds, cash, monies in financial institutions, IRA accounts and/or bank accounts wherever situate or whether acquired before or after the execution of this will to my wife, MARTHA EDNA KNOX.

ITEM III

I give and bequeath all of my personal property 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 wife, MARTHA EDNA KNOX.

ITEM IV

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

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Will, absolutely in fee simple to my wife, MARTHA EDNA KNOX.

ITEM V

If my wife does not survive me, I direct my executor to sell and/or liquidate all of my property, both real and personal, wherever situate and whether acquired before or after the execution of this will. After said property is sold and/or liquidated, I direct my executor to distribute the sum of Five Thousand and No/100 (\$5,000.00) Dollars to Shiloh United Methodist Church Building Fund, the sum of One Thousand and No/100 (\$1,000.00) Dollars to Lander College, the sum of One Thousand and No/100 (\$1,000.00) Dollars to Epworth Children's Home, the sum of One Thousand and No/100 (\$1,000.00) Dollars to The Salvation Army and the sum of One Thousand and No/100 (\$1,000.00) Dollars to the Boys Home of the South. After the disbursement of the proceeds above, I direct my executor to distribute the remaining proceeds to EVELYN HILL, MURRELL ANN BANNISTER, ARIAL DEAN IRWIN, STACIA LANGSTON, FRANCES SMITH, SADIE KNOX, JOSEPH PRINCE, HOWARD PRINCE, WILLIAM PRINCE, JAMES PRINCE, CLAWSON PRINCE, LEWIS PRINCE, HERBERT KNOX, ALTON KNOX, HAROLD MCELREATH, SALLY HUGHES, MARION ASHLEY, LOCKIE ELLIOTT, BETTY B. PRUITT, MARION PRINCE AND LAUREN BRANTLEY in approximately equal shares, provided, however the issue of a deceased individual shall take his or her parent's share, per stirpes.

ITEM VI

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, WILLIAM PRINCE and direct that he shall serve without bond. If my said executor is unable or unwilling to

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ITEM VII

serve, I nominate, constitute and appoint WILLA DEAN KAY and direct

that she shall serve without bond.

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

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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.

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