IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this $\frac{20^{12}}{20^{12}}$ day of July, 1990.

David S. KNOX MATY. ____

D5/1 BC7 WBM

251

The foregoing Will consisting of five typewritten pages, this included, the four preceding pages thereof, bearing on the left hand margin the initials of the Testator was this $20^{\pi h}$ day of July, 1990, signed, sealed, published and declared by the said Testator as and for his Last Will and Testament and in the presence of us, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

ergunon of geliville, S.C. of Alleville, S.C. STATE OF SOUTH CAROLINA PROOF OF WILL COUNTY OF ABBEVILLE WE, DAVID S. KNOX, <u>Blanche C. Jerguson</u>, and <u>W.H. $M = M_{ell}$ </u>, the Testator and the witnesses, respectively, whose names are signed to the attached, or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator signed and executed the instrument as his last Will and that he had signed willingly, (or willingly directed another to sign for him) and that he executed willingly directed another to sign for him), and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator signed the Will as witnesses and to the best of his knowledge the Testator was at the time eighteen years of age or older, of sound mind, and under no constraint or undue influence.

DAVID S. KNOX Blanche (WITNESS) (WITNESS)

152

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

| | | | nowledged be | | | |
|-----------------------------------|------------|-----------|--------------|----------|------|---|
| KNOX, the | Testator, | and subs | cribed and | sworn to | me b | y |
| KNOX, the $\frac{\beta_{lan}}{1}$ | C. Jergisi | m_, and | W.H. | ME heil | | , |
| this 20 th | day of Ju | ly, 1990. | | | | |

)

(NOTARY PUBLIC FOR SOUTH CAROLINA) My commission expires: 2-3-98

POUNTI OF ADDEVILLS.

250

5

#

ook

D

999

16,

500

performent

a

Anna P. Smith

IN THE NAME OF GOD, AMEN :-

I, Anna P. Smith, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoling all wills and instruments of a testamentary nature heretofore by me made.

 I will and direct that my Executor hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into his hands.

2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds, etc., to my beloved husband, Roy R. Smith.

3. I will, devise and bequeath all the rest, residue and remainder of my property of whatscever kind and wherescever situated, real, personal or mixed in my possession or may come into my possession unto my beloved husband, Roy R. Smith, during his natural lifetime. Then at his death, I will and direct that whatever property, including cash money, real property, personal property, household furnishings or mixed property, that remains in my estate to be equally divided among my three children, Betty Sue Griffin, Robert Pruit Smith and Mabry Francis Smith, or their heirs, each to receive one-thrid, in fee simple absolute, share and share alike. The child or children of a deceased parent will take the part the parent would have taken if living.

4. In the event my husband, Roy R. Smith, predeceases me, or should we both berish in a common accident or disaster, neither surviving the other, then in that event, I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, in my estate or may come into my estate, shall be equally divided among my three children, Betty Sue Griffin, Robert Pruit Smith and Mabry Francis Smith, share and share alike, in fee simple absolute.

5. I hereby nominate, constitute and appoint my husband, Roy R. Smith, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 17 H day of September, 1982, A. D.

ana & Smith (LS)

Signed, Sealed, Published and Declared by Anna P. Smith, 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.

Eliberalle

LAST WILL AND TESTAMENT

OF

ALBERT H. KING

I, ALBERT H. KING, 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, published and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church, and that all expenses incurred therefore be paid by my estate.

ITEM 3. I hereby nominate and appoint my daughter, MARGARET LOUISE BRAY, as Personal Representative of this, my Last Will and Testament, with all necessary powers to carry out the Recorded Octobur 16, 1991

PAGE 1 of 5

Will Book # 17 page 254-258

A.H.K. Aw

terms of this will, including the making of conveyances, without the order of the Court, and to act without bond and, by way of illustration and not of limitation and in addition to any inherent implied or statutory powers granted to personal representatives or trustees generally, my Personal Representative 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 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 my Personal Representative may deem best, and to execute and deliver any and all instruments and to do all acts which my Personal Representative may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM 4. I give, devise and bequeath my entire estate, real, personal or mixed, rest and residue, wherever situated, of which I may die seized or possessed to or in which I may be or

page 2 045

A.H.K. AW

taken, had that parent survived me. stirpes the share to which his, her or their parent would have children of any predeceased child or children of mine to take per BETTY JO PALMER and DAVID THOMAS KING per stirpes; the child or debts and funeral expenses, to my children, MARGARET LOUISE BRAY, λανε any power or appointment, remaining after the payment of my become in any way entitled or have any interest or over which I may

though such descendants are born after the death of such parent. descendants in the first degree of the parent designated even terms "living" or "then living", shall include the lawful blood "descendant", and "descendants", or those terms preceded by the of the adopting parents. "blido" emret eAT "children", by blood or adoption an ancestor of the adopting parent or either descendants of the adopting parent or parents and of anyone who is adopted child and his descendants shall be considered as shall be considered a child of such adopting parent and such ancestor designated. If a person has been adopted, that person "children" means the lawful blood descendants in any degree of the any degree. Where the context does indicate otherwise "child" or children, and "descendants" means the lawful blood descendants in indicates otherwise, "child" or "children" means the grantor's .<u>noitinils0</u> .2 MITI ssəĮuN τρε context clearly

instrument this way of February, 1991, and being first duly I, ALBERT H. KING, the Testator, sign my name to this

my

sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my 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.

<u>Albert H. Ku</u>

We AMY & WATSON and Connie S. Wilburn, 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 he signs it willingly and that each of us, in the presence and hearing of the Testator, hereby sign this will as witness to the Testator's signing, and that to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint, or undue influence.

Iny G. Aatsons WITNESS

Page + A. H. K.

257

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

Subscribed, sworn to and acknowledged before me by ALBERT H. KING, the Testator, and subscribed and sworn to before witnesses, this $\frac{/ 4^{TC}}{2}$ day of February, 1991.

NOTARY PUBLIC FOR SOUTH CAROLINA My Commission Expires: 8-4-96

page 5 A. H. K. Aw Sw

Last Will and Testament

I, LUTHER W. TOLLISON, 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

w/

rk

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, HELEN S. TOLLISON. If my wife should not survive me, I give and bequeath the said property to BILLY W. TOLLISON AND LUTHER W. TOLLISON, JR. in approximately equal shares.

ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my wife, HELEN S. TOLLISON. If my wife does not survive me, I direct that the rest residue and

Recorded Oct 23, 1991 will Book # 17 page 259-263

remainder of my property be apportioned into two separate equal shares. One such share shall be held, administered and distributed for the benefit of my son, LUTHER W. TOLLISON, JR. as provided in Paragraph A below. The other share shall be distributed to my son, BILLY W. TOLLISON if living, if not, to my son LUTHER W. TOLLISON, JR.

296

A. Distribution from Trust.

E C IC

1. <u>Distribution of Income</u>. My Trustee shall distribute to or apply for the benefit of LUTHER W. TOLLISON, JR. such part or all of the net income and/or corpus of this trust, as my Trustee, in its sole discretion, deems advisable, to provide for the benefit of LUTHER W. TOLLISON, JR.

2. Apportionment Upon the Death of Luther W. Tollison.
Jr. On the death of LUTHER W. TOLLISON, JR., the trust shall be distributed to BILLY W. TOLLISON.

ILEW IN

I hereby nominate, constitute and appoint executor and trustee of this my Last Will and Testament, BILLY W. TOLLISON and direct that he shall serve without bond.

ILEW Λ

Whenever the word "Executor" and/or the word "Trustee", or any modifying or substituted pronoun therefore are used in this my Will, such words 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 Executor and/or Trustee named herein and to any successor or eubstitute Executor and/or Trustee acting hereunder, and such successor or substitute Executor and/or Trustee shall possess all the rights, powers and duties, authority and responsibility conferred upon my Executor and/or Trustee originally named herein.

ITEM VI

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

ITEM VII

If any beneficiary and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this Will

gill Gill Lm.F LUTHER W. TOLLISON .1991 this day of April, 1991. IN WITNESS WHEREOF, I have hereunto set my hand and affixed that said beneficiary predeceased me. 298

The foregoing Will consisting of five typewritten pages, this included, the four preceding pages thereof, bearing on the left hand margin the initials of the Testator was this $\frac{19^{-24}}{100}$ day of April, 1991, signed, sealed, published and declared by the said Testator as and for his Last Will and Testament and in the presence of us, who at his request, and in his presence and in the presence of each other, have beceunto subscribed our names as witnesses of each other, have hereunto subscribed our names as witnesses hereto.

accuell of abbeville Marell of allewill STATE OF SOUTH CAROLINA)

)

))

)

COUNTY OF ABBEVILLE

fwi

PROOF OF WILL

WE, LUTHER W. TOLLISON, Marcella Barwell, and <u>Slight C. Marcella</u>, the Testator and the witnesses, respectively, whose names are signed to the attached, or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator signed and executed the instrument as his last Will and that he had signed willingly, (or willingly directed another to sign for him) and that he executed willingly directed another to sign for him), and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator signed the Will as witnesses and to the best of his knowledge the Testator was at the time eighteen years of age or older, of sound mind, and under no constraint or undue influence.

W. TOLLISON (WITNESS)

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

| Subscribed, sworn to, | and | acknowledged | befor | e me b | oy LU | THER W. |
|---|-----|--------------|--------|--------|-------|---------|
| TOLLISON, the Testator, <u>Manuella Burnell</u> , <u>/9th</u> day of April, 1991 | and | subscribed. | and | sworn | to | me by |
| - Handle Berewell, | and | d Shi | lath (| · Ki | | , this |
| <u></u> day of April, 1991 | • | 8 | |) | | |

(NOTARY PUBLIC FOR SOUTH CAROLINA) My commission expires: 2-3-98

Certified A True Copy Truc bate Court Greenwood County, S.C. Clerk, PI

STATE OF SOUTH CAROLINA, COUNTY OF GREENWOOD.

Recorded aut. County Nov 3, 1991 Book#17 Paper 264-265

\$

LAST WILL & TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, That I, JOSEPH W. COOK, of the County of Greenwood, State of South Carolina, being of sound and disposing mind, do hereby make, publish and declare this instrument as and for my Last Will and Testament, hereby revoking and making void any former 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 all of my property, both real and personal, of whatsoever kind and wheresoever situate, to my wife, MRS. LILLIE MAE HUGHES COOK.

ITEM III

In the event my wife should predecease me, or if we should die simultaneously, I give, devise and bequeath all of my property, both real and personal, of whatsoever kind and wheresoever situate, to the brothers and sisters of my wife, MRS. LILLIE MAE HUGHES COOK, who may be living at the time of my death.

ITEM IV

I nominate, constitute and appoint my wife, MRS. LILLIE MAE HUGHES COOK, as Executrix of this my Last Will and Testament and I direct that she serve without bond in carrying out the terms hereof. In the event ITEM III of this Will becomes operative, I nominate, constitute and appoint my sister-in-law, Mrs. Julia Roton, as Executrix, under the same terms.

WITNESS my hand and seal this the <u>4</u> day of November, 1967.

Joneon allook (LS)

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

of

of

of

our names as witnesses. 4 licholupe

GREENWOOD, S. C.

- GREENWOOD, S. C.
- GREENWOOD, S. C.

265

Tast Will and Testament

OF

PHILIP HARBY ROSENBERG, SR.

I, PHILIP HARBY ROSENBERG, SR., 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

Opended Annorman 11,1991 Broch #17 Hafes 2615 -2615

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 wife, MARY VIRGINIA G. ROSENBERG, as her own absolutely provided she survives me, but in the event that my said wife should predecease me, or she and I should meet simultaneous death, then in such event, I give, devise and bequeath the same unto my children in equal shares, share and share alike. The child or children of any deceased beneficiary named in this article to take his parent's share, <u>per stirpes</u>.

ARTICLE III

In addition to the powers given them by law, I authorize my

PHILIP HARBY ROSENBERG, SR

266

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 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 my wife, MARY

PHILIP HARBY ROSENBERG, SR

870 augu 100 Borden St. Whenever D.C. > 5-711-2494 15 MOD 204 00/ -MILNEZZEZ ADDRESSES presence of each other, at his request, have subscribed our names us, two (2) competent witnesses, who in his presence and in the SR., as and for his Last Will and Testament in the presence of Signed, sealed and declared by the said PHILIP HARBY ROSENBERG, other typewritten pages, identified by my signature on said pages this my Last Will and Testament consisting of this and three (3) IN MITNESS WHEREOF, I have hereunto set my hand and seal to Carolina, and direct that she shall serve without bond. VIRGINIA G. ROSENBERG OF Abbeville County, State of South

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

IN THE MATTER OF John Franklin Davis

CASE NUMBER

86 ES 168

CERTIFICATE OF DISCHARGE

This is to certify that

Donald Grady Davis

appear(s) to have fully administered the above matter, having filed receipts and other necessary proof that all Orders Closing the Estate have been complied with.

IT IS HEREBY ORDERED

that the above fiduciary(ies) is released and discharged from his/her/ their trust and office, and he/she/they and his/her/their surety are released and discharged from liability upon his/her/their bond.

Executed this 11th day of November ____. 19_9/ and 7. Probate Court Judge

Recorded Nov. 11, 1991 Book #1 Page 269

FORM #142PC (7/87) SCPC 3-1001 3-1002 3-1003 3-1007 5-307 5-430 7-201 P&B 568 PROBATE COURT

in her

Acres Contact & Charles



Tast Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

Keepinded 11/14/91 Seek #17 Pages 270-273

In the name of God, amen.

I, Daniel Ralph Hall of Abbeville County, South Carolina, 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 commit my soul to the gracious God who gave it, and direct that my body shall be decently interred according to the rites of my Faith, and that a suitable monument be erected to mark my grave, and that all expense incurred therefor be paid out of my Estate.

ITEM II. I will and direct that my personal representative hereinafter named, shall pay all of my just debts with the first money coming into her hands.

ITEM III. I give, devise and bequeath all of my Estate, whatsoever and wheresoever, both real and personal, to which I may be entitled or which I may have power to dispose of at my death, unto my wife, Helen England Hall, absolutely in fee simple, if she shall be living at my death.

ITEM IV. In the event that my said wife shall not survive me, then I give, devise and bequeath all of my Estate, whatsoever and wheresoever, both real and personal, to which I may be entitled or which I may have power to dispose of at my death, unto my children, Daniel K. Hall and Stanley R. Hall, absolutely in fee simple, share and share alike, per stirpes.

ITEM V. In addition to the powers given 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 Estate, without resort to any person or court for further authority.

To sell any of the property in my Estate, real or personal, for cash or on 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 my 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 investment 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.

ITEM VI. I hereby nominate, constitute and appoint my wife, Helen England Hall as personal representative of this my last will and testament, and if she shall for any cause not qualify as such, then I constitute and appoint my sons Daniel K. Hall and Stanley R. Hall as personal representatives of this my last will and testament. I direct that either of them be allowed to serve without bond.

I, <u>Daniel Ralph Hall</u>, the testator, sign my name to this Instrument this <u>12th</u> day of <u>September</u>, 19<u>91</u>, 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

Doriel Falsh Arall gran

-2-

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.

Raniel Ralph Hall, Testator A all

We, John Beasley and Jo Ann Sims, the witnesses, sign our names to this Instrument, being first duly sworn, and do hereby declare to the undersigned 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 years of age or der, of sound mind, and under no constraint or undue influence.

-8-

ssauz SSƏ



THE STATE OF SOUTH CAROLINA)) COUNTY OF GREENWOOD)

Subscribed, sworn to, and acknowledged before me by <u>Daniel Ralph</u> <u>Hall</u>, the testator, and subscribed and sworn to before me by <u>John Beasley</u>, and <u>Jo Ann Sims</u>, witnesses, this <u>12th</u> day of <u>September</u>, 19<u>91</u>.

-4-

(SEAL)

Auf Aull & and

anil)

(L.S.) Public for South Carolina Nota

My Commission Expires: 10/31/99.

Judge of Probate for Anderson Court Tast Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF ANDERSON

pla

LAST WILL AND TESTAMENT OF DAVID E. SPELIMAN

A TRUE AND CORRECT COPY:

I, David E. Spellman, of the County of Anderson, State of South Carolina, do hereby make publish and declare this to he my Last Will and Testament, hereby revoking all wills and codicils at any time heretofore made by me.

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

ITEM II. I direct that all estate and inheritance taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include codicil hereto), or on any insurance upon my life be paid out by my residuary estate.

ITEM III. I give and bequeath all of my personal and household effects of every kind, including furniture, 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 said property, to my wife, Fauntelle M. Spellman. If my said wife shall not survive me, I give and bequeath all of said property to Dirk D. Wood, Chicago, Illinois, if living; if he be not living, then to the then living heirs of mine according to the Intestate Laws of South Carolina. I request my wife, my Executor and any beneficiary to abide by any memorandum by me directing the division of this property or any part thereof. This request is precatory and not mandatory. If any beneficiary hereunder is a minor, my Executor may distribute his share to him or for his use without further responsibility and the receipt of the person to whom it is distributed shall be a complete discharge of my Executor.

Jap ITEM IV. I give and bequeath the sum of Three Thousand (\$3,000.00) Dollars to my mother, Willa Mae Spellman of South Bend, Indiana, if she shall survive me.

ITEM V. I devise unto my wife, Fauntelle M. Spellman, if she survives me, any right, title and interest I may own at the date of my death in real estate occupied by us as a residence, subject to any mortgage thereon.

ITEM VI. I give, devise and bequeath the rest, residue and remainder of my property to my wife, Fauntelle M. Spellman; however, if my wife shall not sur-vive me, then I give, devise and bequeath the rest, residue and remainder of my vive me, then I give, devise and bequeath the rest, residue and remainder of my to the then living heirs of mine according to the Intestate Laws of South Carolina.

ITEM VII. In case the income or principal payment under this Will or any share thereof becomes payable to a person under twenty-one (21) years of age, or to a person not adjudicated incompetent, but who, by reason of illness or mental or to a person not adjudicated incompetent, but who, by reason of illness or mental of physical disability is, in the opinion of my Executor, unable properly to admin-ister such Takounts, then such amounts shall be paid out by my Executor in such of the following ways as my Executor deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the care, support and education of such beneficiary; (4) by my Executor using such amounts directly for such beneficiary's care, support and education. A TRUE AND CORRECT COPY:

ITEM VIII. Whenever my Executor is directed to distribute any property in fee simple to a person who is then under twenty-one (21) years of age, my Executor shall continue to hold the share of such person in trust for him or her until he or she becomes twenty-one (21) years of age and in the meantime shall use such a part of the income and/or principal of the share of such person as my Executor may deem necessary to provide for the proper support and education of such person.

ITEM IX. I hereby nominate, constitute and appoint as Executor of this, my Last Will and Testament, my wife, Fauntelle M. Spellman, and direct that she shall serve without bond.

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

My Executor shall have the power and authority to make distributions (including the satisfaction of any pecuniary bequests) in cash or in specific property, real or personal, or an undivided interest therein or partly in cash and partly in property, and to do so without regard to the income tax basis of specific property allocated to any beneficiary. In making distributions, I request (but do not direct) that my Executor do so in a manner which will result in an aggregate income tax basis as close as possible to its aggregate fair market value for the property to be sold to satisfy obligations of my estate and, to the extent consistent with this primary objective, do so in a manner which will result in maximizing the increase in basis for Federal and State estate and succession taxes attributable to appreciation.

ITEM XI. My Executor shall be authorized to make any election permitted by any tax law, including the filing of joint returns, if in the opinion of such Executor such election is for the combined best interest of my estate and the beneficiaries thereof, and may make or agree to make such apportionment of taxes as such Executor may deem equitable under the circumstances. I specifically direct my Executor to elect to exclude from the carryover basis property in my estate, Ten Thousand (\$10,000) Dollars of personal and household effects.

ITEM XII. 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.

ITEM XIII. Provisions made in this will for my wife are in lieu of and a bar to dower.

「人口のない」になるので、「「人口のない」となって、

いたがないないないであるというというないとないである。

ITEM XIV. Whenever the word "Executor" or any modifying or substituted pronouns therefor are used in this my Will, such words 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 Executor 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 Executor originally named herein.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal day of 1978. this (SEAL)

Signed, sealed, published and declared by David E. Spellman 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.

みじろ Murphy, Anderson, South Carolina 08 D But Routh , Anderson, South Carolina Q. , Anderson, South Carolina Man the for Anderson County, S. C. ALLER AND CORRECT COPY

DTATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

IN THE NAME OF GOD, AMEN :-

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

2:- I will and direct that my Executirx 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 wife, Virginia Gaddis Mattison, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my wife, Virginia Gaddis Mattison, Executizix of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this 20th day of September, 1952.

Signed, Sealed, Published and Declared by Clifton W. Mattison as and for his las t Will and Testament, in the presence of us, w ho in his presence, and of each other, at his req uest, have subscribed our names as witnesses.

Chifton W matting (HS)

Address Calha Ble Jallo. nab Address Which Address

Recorded New. 18, 1991 Will Book # 17 page 277

LAST WILL AND TESTAMENT

RUBY LUCILE HUGHES SCOTT

I, RUBY LUCILE HUGHES SCOTT, 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, published and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature revoking any mater of a testamentary nature

.bəman төттагілег регеілатсег патед. respectively, spuey әцә uτ səəstvəp Χut JO personal gug μετερλ cμarge the same upon my personal and real estate, if that should prove insufficient, out of my real estate, and the first place be paid and satisfied out of my personal estate, or and testamentary expenses, and all legacies herein mentioned may in I desire and direct that all my debts, funeral, .I MATI

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church, and that all expenses incurred therefore be

ITEM 3. I hereby nominate and appoint my niece, Rachel Yoder, as Personal Representative of this, my Last Will and

τ

deconded 4 Lovender 21,1991 Dook # 19 Papes 278-282

heretofore by me made.

Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the Court, and to act without bond and, by way of illustration and not of limitation and in addition to any inherent implied or statutory powers granted to personal representatives or trustees generally, my Personal Representative 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 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 my Personal Representative may deem best, and to execute and deliver any and all instruments and to do all acts which my Personal Representative may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM 4. I give, devise and bequeath to my granddaughter, JANICE GOINS, my sewing machine.

ITEM 5. I give, devise and bequeath my one-fourth (1/4) interest in my home located on south Main Street, Abbeville to my and JACKIE ETTINGTON, to be divided equally between them, per stirpes; the child or children of any predeceased grandchild or grandchildren of mine to take per stripes the share to which his, her or their parent would have taken had that parent survived me.

TTEM 6. I give, devise and bequeach the remainder of my estate, with the exception of the one-fourth (1/4) interest set out in ITEM 4, including my personal property, bank accounts, cash money or insurance payable to my estate and any other real estate given or purchased by me, wherever situated, of which I may die 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 four (4) grandchildren, to be divided equally between them, per stirpes; the child or children of any predeceased grandchild or grandchildren of mine to the divided equally between them, per stirpes; the child or children of any predeceased grandchild or grandchildren of mine to the stripes the share to which his, her or their parent would take per stripes the share to which his, her or their parent would the dot steripes the share to which his, her or their parent would take per stripes the share to which his, her or their parent would the dot steripes the share to which his, her or their parent would the children of any predeceased grandchild or grandchildren of mine to the stripes the share to which his, her or their parent would the to be divided equal parent survived me.

ITEM 7. <u>Definition</u>. Unless the context clearly indicates otherwise, "child" or "children" means the grantor's

children, and "descendants" means the lawful blood descendants in any degree. Where the context does indicate otherwise "child" or "children" means the lawful blood descendants in any degree of the ancestor designated. If a person has been adopted, that person shall be considered a child of such adopting parent and such adopted child and his descendants shall be considered as descendants of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or either The terms "child", "children", of the adopting parents. "descendant", and "descendants", or those terms preceded by the terms "living" or "then living", shall include the lawful blood descendants in the first degree of the parent designated even though such descendants are born after the death of such parent.

I, RUBY LUCILE HUGHES SCOTT, the Testator, sign my name to this instrument this 12^{-1} day of MV, 1991, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my 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.

Me VERA HAIL and William HAIL, 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 he signs it willingly and that each of us, in the presence and hearing of the Testator, hereby sign this will as witness to the Testator's signing, and that to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint, or undue influence.

200 M. M. Mores Mora Hall

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

Subscribed, sworn to and acknowledged before me by RUBY LUCILE HUGHES SCOTT, the Testator, and subscribed and sworn to before witnesses, this

MY Commission Expires: 5-4-96 NOTARY PUBLIC FOR SOUTH CAROLINA

-636

S

LAST WILL OF MOSSIE A. WHARTON

I, MOSSIE A. WHARTON, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous wills and codicils by me made.

1. I will and devise all of my furnishings and household contents and tangible personal properties to my daughters who shall survive me, in equal shares.

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, I will and devise to my children, who shall survive me, in equal shares.

3. I appoint my daughter, CYNTHIA W. HARRISON and my son, L. T. WHARTON Co-Executors of this my will. If either of them shall fail to qualify or cease to act, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign my name to this instrument this $\underline{7}$ day of \underline{AUGUST} , 1991, and being first duly sworn, do hereby declare to the undersigned notary public for South Carolina that I sign and execute this instrument as my Last Will and 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

283

RIN

284

wind

or older, of sound mind, and under no constraint or undue influence.

Massie A. Wharton, Testatrix

We, Robert L. Hawtlone, Jr., Rosenary H. Copeland, the witnesses, sign our names to this instrument, and at least one of us, being first duly sworn, does hereby declare, generally and 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, hereby signs this 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.

tness A

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

SUBSCRIBED, SWORN TO, AND ACKNOWLEDGED before me by MOSSIE A. WHARTON, the Testatrix, and subscribed and sworn to before me by <u>Colet J. Baullous</u>, <u>M.</u>, witness, this <u>772</u> day of <u>Const</u>, 1991.

Notary PAPic for South Carolina

My Commission Expires Sept. 8, 1998

LAST WILL AND TESTAMENT OF MARY L. McDILL

I, MARY L. McDILL, 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, whethereacquired before or after the execution of this Will, in equal shares, to my son, JOHN T. McDILL, my daughter-in-law, MARY ANN F. McDILL, and my grandson, JOHN THOMAS McDILL, JR., in fee simple.

2. I appoint my daughter-in-law, MARY ANN F. McDILL, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my son, JOHN T. McDILL, Executor in her place. I direct neither shall be required to furnish any bond.

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

4. I authorize my Executrix and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage. create security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate or any trust created in this Will which she could do if she were the absolute owner thereof, upon such terms and conditions as my 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.

5. Throughout this Will the masculine gender shall be deemed to

Recorded Nov 27, 1991 Will Book # 17 page 285-286

mam

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

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 January 4, 1982.

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by MARY L. McDILL, 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

of Abbeville, South Carolina of Abbeville, South Carolina enilors finds , South Carolina

9, Sassaulim

ROBERT L. НАWTHORNE, JR. ATTORNEY AT LAW 200 с. рискиет бтабет АВВЕVILLE, S. C. 29620

78C

LAST WILL

OF JULIA TELFORD

I, JULIA TELFORD, of the County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous wills and codicils by me made.

Several years ago I sold twenty acres of the twenty-three acres that my two sisters and my brother conveyed to me, this being the same property which was willed to us by our mother. I took the proceeds from this sale plus an equal amount of my own money and invested in mutual funds managed by the Putnam Fund and the Colonial Fund. It is my desire to return to my family my accumulation of property since my family has been very generous to me. Therefore, with this in mind, I devise my estate as follows:

 I direct my Executor to pay out of my estate my legal debts, my funeral expenses, any unpaid expenses of my last illness, and the cost of a suitable tombstone or marker for my grave.

2. Since my sister, MARY T. GARNER, and I have discussed various aspects regarding my care should I become confined to a nursing home and other related business affairs, we have reached an understanding as to what property of mine shall be used to help meet my expenses. It is my desire for MARY T. GARNER to have my home place, but it is understood between ourselves that should I accumulate substantial expenses, my real estate shall be sold and the proceeds from such sale used to meet

HAWTHORNE & MUNDY ATTORNEYS AT LAW E PINCKNEY STREET P O. BOX 216 ABBEVILLE, S.C. 29620

Recorded December 2, 1991 Will Book # 17 page 281-



287

my financial responsibilities. With this in mind, I hereby give and devise to my sister, MARY T. GARNER, all of my real estate, in fee simple. If, however, she shall predecease me, then to her sons in equal shares, REX ALEXANDER GARNER and WILLIAM TELFORD GARNER, or their heirs in equal shares.

3. IF MY SISTER, MARY T. GARNER, DOES NOT HAVE TO SELL MY REAL ESTATE IN ORDER TO MEET ANY MEDICAL OR OTHER EXPENSES, THEN MY PROPERTY SHALL BE DIVIDED AS FOLLOWS:

AMANT, and to my sister-in-law, CECELAA R. TELFORD, in equal shares, to be theirs absolutely, all of my monies in my putnam Mutual Fund and my Colonial Mutual Fund. If my sister, in equal shares: ALFRED D. ST. AMANT, IRENE ST. AMANT BOLES, JAMES NOLAN ST. AMANT, and MARGARET ST. AMANT me, then to her children in equal shares: GEORGE BROWN
TELFORD, BENJAMIN EDWARD TELFORD and MARY ELIZABETH T. BRUBECK.

A. I give and devise to my sister, MARGARET T. ST.

B. I give and devise to ELECTA, B. and HOWARD KRAUSS in equal shares, or to the survivor thereof, to be theirs absolutely, both predecease me, then to their children in equal shares:
HOWARD W. KRAUSS, JR., JACK KRAUSS, and ELECTA K.

AMTHORVES & NUVDY Attorney at Law E. Pinckney street P.O. Box 216 HAWTHORVE, S.C. 29620 4. IF IT BECOMES NECESSARY FOR MY SISTER, MARY T. GARNER, TO SELL MY HOME PLACE TO MEET MY MEDICAL OR OTHER EXPENSES, THEN MY PROPERTY SHALL BE DIVIDED AS FOLLOWS:

> A. I give and devise to my sisters, MARGARET T. ST. AMANT and MARY T. GARNER, and my sister-in-law, CECELIA R. TELFORD, in equal shares to be theirs absolutely, all of my monies in the Putnam Mutual Fund and the Colonial Mutual Fund. If any of these three predecease me, then to the children of the decedent, in equal shares.

B. I give and devise to ELECTA B. and HOWARD KRAUSS
in equal shares, or to the survivor thereof, to be theirs absolutely,
all of my interest in my monies of the Kemper Fund. If they
both predecease me, then to their children in equal shares:
HOWARD W. KRAUSS, JR., JACK KRAUSS, and ELECTA K.
HOYLE.

5. IF IT HAS BECOME NECESSARY TO SELL THE REAL ESTATE AND ANY OF THE MUTUAL FUNDS (Putnam, Colonial or Kemper) IN ORDER TO MEET MY MEDICAL OR OTHER EXPENSES, THEN I DEVISE MY PROPERTY AS FOLLOWS:

> A. I give and devise my entire estate, both real and personal, of whatever nature and wherever situated, and whether acquired before or after the execution of this will, including, without limitation, all property over which I shall have any power of appointment, and all lapsed legacies and devises, to my sister,

HAWTHORNE & MUNDY ATTORNEYS AT LAW E. PINCKNEY STREET P.O. BOX 210 ABBEVILLE, S.C. 29620

289

MARY T. GARNER, if she survives me. If, however, she fails to survive me, then to her children, WILLIAM TELFORD GARNER and REX ALEXANDER GARNER, in equal shares.

290

6. At my request, members of my family have indicated items of personal property from my home that they would like and therefore,I devise the following personal property to the following members of my family:

AMAN'I and NARA IS GAMALAR and IN Solar

MARGARET T. ST. AMANT

Grandma Burns' candlesticks Daddy's silver clothes brushes Statue by the hearth for "Missy" Boles Crystal (hen and chicks) for Julie Mattson Rice dish Two china platters (mother's pattern) Pictures of Margaret and Fred Pictures - The Age of Innocence and The Blue Boy Colliers Set of Books Christ and the Fine Arts Family album Silver basket and silver bon bon dish for Claire Boles

JIM ST. AMANT

Andirons and fireplace set (already has it) Dining room furniture Mother's platform rocker Dad's chair

MARY T. GARNER

Grandma's perfume bottles Mother's portrait at age 16 Trio pictures of Mother and Dad Mary's engagement picture Living room rug and hallway rug Foot locker trunk (has it) Black metal trunk with rounded top (38 X 22 X 29) Flat trunk (30 X 19 X 20) Flat trunk (38 X 24 X 27) Bookcase (sectional Mother's crystal pitcher Rest of flat silver (other children were given silver)

RAC

HAWTHORNE & MUNDY ATTORNEYS AT LAW E PINCKNEY STREET P.O. BOX 218 ABBEVILLE, S.C. 29620

REX ALEXANDER GARNER

Threads of Ancestors One cake plate and one sandwich plate

WILLIAM TELFORD GARNER

Clock (last Christmas gift Dad gave Mother - he picked it out alone) One sandwich plate

JULIE GARNER

Piano Ju's picture Set of my china

ELECTA KRAUSS

Mother's painting - roses Mother's desk Hall mirror (has it) Crystal

ELECTA HOYLE

Mom and Dad's first bedroom suite Four oak dining room chairs

GEORGE B. TELFORD, JR.

Book about Pisgah Church Portrait of Abbeville Presbyterian Church by Oscar Velasquez Small cut glass bowl Ivory handle carving set

BEN TELFORD

Pictures of Dad's family (has it) Painting of grapes by Mother Victrola

MARY LIB BRUBECK

Mother's large cut glass bowl Low silver candlesticks Large silver tray and matching smaller tray with glass filler

7. All of the rest, residue and remainder of my estate, real and

personal, of whatever nature and wherever situated, and whether acquired

BWB RHC

#5

HAWTHORNE & MUNDY ATTORNEYS AT LAW E PINCKNEY STREET P O BOX 218 ABBEVILLE, S.C. 29620

291

292

before or after the execution of this will, including, without limitation, all property over which I shall have any power of appointment, and all lapsed legacies and devises, I give and devise to my sister, MARY T. GARNER, if she survives me. If, however, she shall not survive me, then to her children, WILLIAM TELFORD GARNER and REX ALEXANDER GARNER, in equal shares.

8. I appoint my sister, MARY T. GARNER, Executrix of this my will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my nephews, WILLIAM TELFORD GARNER and REX ALEXANDER GARNER, Executors in her place. I direct neither shall be required to furnish any bond.

9. The powers enumerated in the South Carolina Probate Code Section 62-3-715, as may be amended from time to time, are hereby incorporated the power to sell any real or personal property upon such terms as he may deem just and proper, and at any times included in my estate and to exercise all of the powers in the management of similar property owned in any individual's own right, upon such terms and conditions as my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this will without the necessity of a court order.

declare to the undersigned notary public for South Carolina that I sign it willingly, that and execute this instrument as my Last Will and I sign it willingly, that

HAWTHORNE & MUNDY Attorneys at Law f pinckney street p b box sig po box sig

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.

Julia Velford Julia Telford, Testatrix

We, <u>Becky W. Houre</u>, <u>Roseman, U. Copeland</u>, the witnesses, sign our names to this instrument, and at least one of us, being first duly sworn, does hereby declare, generally and 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, hereby signs this 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.

Becky W. Boure

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

SUBSCRIBED, SWORN TO, AND ACKNOWLEDGED before me by JULIA TELFORD, the Testatrix, and subscribed and sworn to before me by Reservery L. Copelard, witness, this 17 day of November, 1989.

)

)

Becky W. Bowie Notary Pyblic for South Carolina

My Commission Expires 9-8-98

HAWTHORNE & MUNDY ATTORNEYS AT LAW E PINCKNEY STREET PO BOX 218 ABBEVILLE, S.C. 29620

#1

294

LAST WILL AND TESTAMENT OF

MARY S. REID

I, MARY S. REID also known as Mrs. William J. Reid, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

1. 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 THREE SONS, in equal shares, in fee simple, provided that if either of them shall predecease me leaving issue who survive me, then I give, bequeath and devise the share of such deceased child to his issue, who survive me, in equal shares.

2. I appoint my son, OSCAR H. REID Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor, I appoint my sons, WAYNE A. and W. J. REID, JR., Executors in his place. I direct neither shall be required to furnish any bond.

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

IN WITNESS WHEREOF, I sign, publish, and declare this as my Last Will this 1444 day of February, 1974.

(Mary S. Reid) (L.S.)

The foregoing Will consisting of one (1) page was signed, sealed, published and declared by MARY S. REID, 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 beland of Abbeville, South Carolina mary _____of Abbeville, South Carolina

MSK

1991 Will Bk # 17 yeges 294

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

Tast Will and Testament

STATE OF SOUTH CAROLINA)) OF COUNTY OF GREENVILLE) JAMES V. PRUITT

I, JAMES V. PRUITT, of the County of Greenville, State of South Carolina, being of sound, disposing mind and memory, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking 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 personal property unto my son, JIMMY R. PRUITT, to be his absolutely.

XX +

Heended Devo, 1991 Wile BA# 17 prev 25- Jonny ... Pra

ITEM III. All the rest, residue, and remainder of my property, I will, devise, and bequeath unto my wife, namely, IMOGENE K. PRUITT, to be hers in fee simple absolute, absolutely and forever; PROVIDED, HOWEVER, in the event that my wife, IMOGENE K. PRUITT, should predecease me or in the event that my wife and I should die together in a simultaneous disaster or accident, then in either of those events, I hereby will, devise, and bequeath my property as follows:

(a) I direct that the remaining portion of a tract conveyed unto JAMES V. PRUITT and IMOGENE K. PRUITT by deed of C. A. Kirbey dated November 17, 1951, and recorded in the RMC for Greenville County, South Carolina, in Deed Book 446 at Page 108, be divided as follows: (1) I direct that my daughter, BARBARA PRUITT, shall have the right to occupy and enjoy as her home my residence and one (1) acre from the above stated tract and I direct that my executrix hereinafter named to have one (1) acre surveyed out of said tract around my home located on this tract. My daughter, BARBARA PRUITT, shall have the right to occupy this home and one (1) acre so long as she shall live, or remain single, and care to live on said premises, but such rights shall be personal to her and shall continue only as long as she desires to live in the same and remain single, and so long as she pays the taxes and maintenance charges and keeps the residence in proper repair. My daughter, BARBARA, shall not be permitted to let or sublet the house and one (1) acre during said occupancy.

CLUC

Until my daughter, BARBARA, relinquishes the right or privilege so given to her by this provision, as stated above, the same property shall not be sold and partitioned.

296

Curc

Subject to the right or privilege so given to my daughter, BARBARA, the remainder in fee in said property shall become the part of the residue of my estate and shall pass to my residuary devisees and legatees upon the occurrence of any of the aforestated conditions.

(b) The remaining portion of the real estate conveyed unto JAMES V. PRUITT and IMOGENE K. PRUITT by deed of C. A. Kirbey dated November 17, 1951, of record in Deed Book 446 at Page 108 shall go to my daughter, BARBARA PRUITT, to be hers absolutely in fee simple, per stirpes.

(c) All the rest, residue, and remainder of my property after the above stated devises and bequests and rights of occupancy shall be equally divided between my daughter, BARBARA PRUITT and my son, JIMMY R. PRUITT, to be theirs absolutely and in fee simple, share and share alike, per stirpes.

ITEM IV. I hereby name, nominate, constitute and appoint my wife, IMOGENE K. PRUITT, as executrix of this my Last Will and Testament, giving and granting unto her full and complete power to sell any and all of my property, both real and personal, and to do anything else necessary to carry out the terms of this my Last Will and Testament, and I hereby direct that she shall serve without bond. PROVIDED FURTHER, HOWEVER, in the event that my wife, IMOGENE K. PRUITT, be unable or unwilling to serve or continue to serve as executrix of this my Last Will and Testament, I hereby appoint my son, JIMMY R. PRUITT and my daughter, BARBARA PRUITT, as co-executors of this my Last Will and Testament, giving and granting unto them all the power and authority previously bestowed upon my executrix, and I hereby direct that they shall serve without bond.

S.ro

IN WITNESS WHEREOF, I have hereunto set my hand and seal this ______day of $\underline{\beta}_{ugust}$, 1985.

JAMES V. PRITTY (SEAL)

-2-

SIGNED, sealed, published and declared on the date mentioned above by the said JAMES V. PRUITT, 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.

Kinley R. Oplay ADDRESS Monea Park, S.C. Carolyn A. Cobb ADDRESS Micliamaton, S.C. Stank. Spearman ADDRESS Anderson, A.C.

297

I ATTEST A TRUE COPY

erk, Probate Jourt Greenville County, S. C.

Last Will and Testamouk

298

I, Jack W. Pruitt, of Chesterfield County, South Carolina, do hereby make, ordain, publish and declare this as and for my last will and testament hereby revoking all wills and instruments of a testamentary character heretofore made by me.

ITEM I.

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

ITEM II.

I do hereby will, devise and bequeath unto my beloved wife, Alice Davis Pruitt, all of my estate, real, personal and mixed of any and every kind, description, class and character whatsoever and wheresoever situate, of which I am now seized and possessed and of which I shall be seized and possessed at the time of my death, or otherwise, then, or thereafter entitled by way of any estate, whether then vested or in expectancy.

ITEM III.

I do hereby nominate, constitute and appoint Alice Davis Pruitt as executrix of this my last will and testament and direct that she shall not be required to execute any administration bond.

Recorded Dec. 6, 1991 Will Bk# 17 page 298-299

Jack w. Print



Quest Mill and Textamont

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 27th day of February in the year of our Lord One Thousand Nine Hundred and Seventy Three and in the One Hundred and Ninety Seventh year of the Sovereignty and Independence of the United States of

A ..

America.

V. Preitt up.

JACK W. PRUITT (SEAL)

SIGNED, Sealed, Published and Declared by Jack W. Pruitt, 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.

ar James I. Redfearn

ADDRESS Chesterfield, S. C. ADDRESS Chesterfield, S.

ADDRESS Pageland, S. C.

TRUE COPY Que Fitzpatrick 299

Last Will and Testament

300

I, META T. CALLAHAM, 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, devise and bequeath any monies remaining after my death to my sister, ELIZABETH D. CALLAHAM to be held in trust for any care, support or medical care which she may need. If my sister, ELIZABETH D. CALLAHAM, does not survive me, I give devise and bequeath the following bequests to: ABBEVILLE FIRST BAPTIST CHURCH SCHOLARSHIP FUND the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS, ABBEVILLE COUNTY LIBRARY the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, LIMESTONE COLLEGE BSU the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, WINTHROP COLLEGE SCHOLARSHIP FUND the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS, AMERICAN BIBLE SOCIETY the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, LAUBACH LITERARY AGENCY the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, CARE the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, HELEN CALLAHAM the sum of FIFTY AND NO/100 (\$50.00) DOLLARS, JOHN M. (JACK) CALLAHAM the sum of THREE HUNDRED AND NO/100 (\$300.00) DOLLARS, J. P. CARWILE the sum of TWO HUNDRED AND NO/100 (\$200.00) DOLLARS, JAMES F. CALLAHAM the sum of TEN THOUSAND AND NO/100 (\$10,000.00) DOLLARS, MARY ALICE T. SWOPE the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS, and JOHN TREAT the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS. Any monies sremaining shall be divided equally amongst JOHN M. (JACK) CALLAHAM, MARY ALICE T. SWOPE and JOHN TREAT.

ITEM III

I hereby direct that all of my personal property and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china,

LCL

300-303

Ucnded Dec 9, 199,

#