Last Will and Testament

18-636

I. N. R. Tanner, being of sound and disposing mind and memory and more than twenty-one years of age do hereby make publish and declare this to be my last will and testament especially revoking all prior testamentary documents.

First - I nominate and appoint Irvin Franklin as executor of this my last will and testament and I excuse him from entering into any bond or from making report to the courts.

Second - I will and devise all of my real estate unto my sisters Alberta Tanner and Lina Tanner. Nesby.

Third - I direct my exector, Irvin Franklin to spend the sum of about Five Hundred (\$500.00) Dollars on my funeral and to select a suitable head stone for me.

Fourth - I will devise and bequeath that out of the money remaining Irvin Franklin shall have the sum of Three Hundred (\$300.00) Dollars.

Fifth - All of the remaining property I will devise and bequeath share and share alike unto Alberta Tanner, Lina Tanner Nesty, and Irvin Franklin. I leave nothing to my son Hallie Edwards as he has never regarded me as a father.
Witness my signature this the 3rd day of March 1963.

Signed, published, an declared by N. R. Tanner 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, have hereto subscribed our names as witnesses.

This the 3rd day of March, 1963.

FILED THIS DAY W. A. SIMS Shancery Clerk

STATE OF MISSISSIPPI, County of Madison:

1, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed few record is my effice this 25 day of Jenney _, 1964, Book No. // on Page Witness my hand and seal of office, this the

W. A. SIME, Clork

TATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument	of writing, purporting to be the last will and testament of
I. R. Tanner	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigne	d Clerk of the Chancery Court in and for said County and
man, Belson Courther -	, subscribing witnesses to a certain
instrument of writing purporting to be the lest	will and testament of the said N. R. Tanner
	he said H. R. Tanner
	ared said instrument as his last will and testament on the
3 rd dry of march	A. D., 19.6.3, the day of the date of said instrument, in the
presence of this deponent, and in the presence o	C.M. Varnado 4 nover Dismond
	said Testat OF was then of sound and disposing mind and
•	ge, and having his usual place of abode in
·	0.30 1/2 1
raid County and State, and this deponent and	
and Nover Dramond	subscribed and attested said instrument as witness
to the signature and publication thereof, at th	e special instance of said Testat Or , and in the presence of
	ch other, on the day and year of the date of said instrument.
	Relian Cauther
	Δ
Sworn to and subscribed before me this the_	2 El day of January, A.D., 1965
11. GOB CO	W. A. Samb, Chancery Clark.
	Dober 11. Goder
My Commission Dalma Esb. 15, 1966 THIS D	ED John Puelce
1/2 5 DATE	165
	IMS
By Mus.	Thursday De
TATE OF MISSISSIPPI, County of Madison:	
''4'1 W A A	t of said County, certify that the within instrument was filed
or record in my office this 25 day of	1965, Book No. // on Page 2
Whom my hand and seel of office of	1962, Book No. // on Page 2
Witness my hand and seel of office, this ti	W. A. SIMS, Clerk
	By mes. VR Suyder D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

18-641

I, C. L. Figgason, a resident of Canton, Madison County, Mississippi, being above the age of twenty-one years and of sound, disposing mind and memory, do hereby make, publish and declare this, my last Will and Testament, hereby specifically revoking any and all other instruments of like nature, and codicils thereto, heretofore made, or purporting to have been made by me.

ARTICLE I

I attach hereto, as an integral part thereof, four (4) separate schedules, every page of each identified by my initials, as follows:

SCHEDULE	SUEJECT VATTER
пДн	IANDS CAMED BY 'TE IN FEE
uBu	TIMBER, NOT ON FIE LANDS
иСи	PRODUCTEG CIL ACREACE
nDu	NON-PRODUCTNG OIL ACREAGE

I have endeavored to make each of said schedules full and accurate, but they are given more as an aid to my family and legal representatives than as constituting any limitation upon my real assets, or as constituting any disclaimer upon any realty which may be found to stand in my name upon any public record, or as to which I might assert any interest.

ARTICIE II

1. If my wife, Rose Weir Migrason, shall survive me, I give to the Derosit Graranty Eark and Trust Company, Trustee, as a separate trust to be known as "Rose Weir Migrason Trust", property equal in value to one-half of my "adjusted grass estate" as presently defined in the Internal Revenue Code of 1.54, reduced by the value as finally determined for federal estate tax purposes of all other items of my gross estate qualifying for the marital deduction under the said Revenue Code which rase or have passed to my said wife outright under other provisions of this will or outside this will by operation of law or otherwise. It is my intention to place in this trust the maximum value in property, but no more, that may be deducted from my estate as the marital deduction under the applicable Internal Revenue Tode.

FILED

THIS DAY

2-3-1967

DATE

W. A. SIMS

Chancery Clock

THY Hay C. C. West D.C.

Section 18

- 2. If the terms "Adjusted gross estate" and "marital deduction" shall not have determinable meanings at the time of my death, I declare that the term "adjusted gross estate" shall mean my gross estate less all indebtedness and expenses but before the payment of estate, inheritance, or succession taxes that may be assessed against my estate; and I give to my wife, in trust as hereinafter set forth, one-half of my "adjusted gross estate," as so defined.
- 3. I authorize the executor to pay over, deliver, assign, transfer, or convey to the trustee in satisfaction of this gift cash or property in kind, to select and designate the property, whether cash or securities or real property or interests in real property, which shall be placed in this trust, but only at the values thereof as finally determined for federal estate tax purposes. In no event shall there be included in this trust any property with respect to which the marital deduction would not be allowed if it were included.
- 4. If my wife, shall so request, the Executor, in allotting the property to this trust, shall allot the home I own at the time of my death, and the land on which the home is situated, to this trust. Said Trustee shall be authorized to hold said home as a home for my said wife as long as she so requests and shall pay the taxes, insurance, repairs and similar expenses in connection with said home. Said Trustee shall be suthorized, with the written consent of my said wife, to sell said home and purchase another home for my said wife and to hold said other home on the same terms and conditions.
- 5. Since the exact value of the allowable marital deduction cannot be determined until my federal estate tax return has been audited, I direct my executor, after such audit shall have been made and final tax values established, either to withdraw property from this trust and add it to my residuary trust under Article III of this will, or to withdraw property from my residuary trust and add it to this trust so that the property in this trust will be the maximum allowable marital deduction but no more.
- 6. Calculated from the date of my death, the Trustee shall pay over to or apply for the sole benefit of my wife in convenient installments as nearly equal as practicable, at least quarterly, all of the net income of this trust, to the end that all of the net income shall be said to her or applied for her tenefit at least annually.

of Higheron

Page 3 of last Will and Testament of C. In Higgson

- 7. In addition to all of the net income, the Trustee, in the exercise of its uncontrolled discretion, shall pay over to or apply for the sele benefit of my wife so much of the principal of this trust as it shall deem needful or desirable for her comfortable support and maintenance, including medical, surgical, hospital, or other care, having in mind both the standard of living to which she has been accustomed and her income from other sources.
- 8. Upon the death of my wife, the entire remaining principal and uncollected or undistributed income of this trust shall be paid over, delivered, assigned, transferred, or conveyed to and among such appointee or appointees (including her own estate) and upon such terms and in such proportions as she shall direct by her will made either before or after my death, making specific reference to this power. In distributing this property, the Trustee shall be protected in relying upon an instrument admitted to protate in any jurisdiction as the will of my wife or in acting upon the assumption that, if the Trustee shall not have received notice of the existence of any will left by her within six months after her death, she died intestate and had not exercised this power of appointment.
- 9. Upon the death of my wife, any property remaining in this trust as to which she shall not have exercised her power of appointment shall be added to and administered and ultimately distributed as a part of my residuary estate as set forth in Article III of this will, to the same extent as if it had been an original part thereof.
- 10. More of the property in this trust shall be used for the payment of estate, inheritance, transfer or other taxes that may become payable upon or by reason of my death, except to the extent, if any, that all other property of my estate shall not be sufficient for the payment of such taxes.

ARTICLE III

All the rest, residus and remainder of my estate, real, personal and mixed, I give, devise and bequeath to Deposit Guaranty Fink & Trust Company, Jackson, "ississippi, Trustee, as a separate trust, to be known as the Residuary Trust, and for the following uses and purposes:

" & Wigason

Page 4 of the last Will and Testament of C. L. Higgason

- 1. So long as she shall live, if in any year, calculated from the date of my death, the net income of the Rose Weir Higgson Trust shall not be sufficient for her actual needs, the Trustee, in its unfettered discretion, may pay over to her, or apply for her sole benefit, so much of the net income of this Residuary Trust as was realized in the preceding "trust year" as will sumply such deficiency.
- 2. During the lifetime of my wife, she shell have the right, by specific reference to this power, in an instrument or instruments in writing filed with the Trustee from time to time, to direct the Trustee:
- (a) To pay over to either or both of our daughters, Doris H. Jones and Rose Mary T. Poole, so much of the net annual income of this trust, as she may think best; and/or
- (b) To distribute to or apply for the benefit of either or both of our said daughters, or issue of a deceased daughter, so much of the principal of this trust, up to but not exceeding the aggregate of one-half thereof as appraised at the time of the creation of this trust, as my wife shall direct by such instrument or instruments. If the exercise or exercises of this special power of a pointment shall impose a federal or state gift tax upon my wife, I direct that the "mustee shall rev to her out of the principal of this trust an amount or amounts sufficient to cover the gift tax or taxes so imposed upon her. My intention is to give my wife the right to exercise this special power of appointment as often as she shall see fit to do no, and her exercise of it shall not preclude her exercising it again. However, it is my intention also that in the exercise or exercises of this power not more than one-half it value of this trust estate as originally appraised shall be so disposed of.
- 3. Upon the death of my wife, this trust fund, to the extent unexpended, torether with accumulations of income, if any, shall pass to, and be divided between, share are scare allie, our said daughters, or if either has, or both have, predeceased their mother, then to their respective children, or the survivor or survivors of any deceased children.
- 4. Should either daughter predecease my wife and leave no issue surviving then the share of such daughter shall be added to the share of the surviving daughter.
- 5. If at the time of the death of my wife, neither a daughter nor a grand-child, ideaue of either daughter, survive her, then all of this trust that remains in the hands of the "rustee shall go to, and be divided among, per cagita, my own heirs at law and the heirs at law of my said wife.

ARTICLE IV

The Trustee shall have the following powers with respect to each trust hereunder, to be exercised as the Trustee in its discretion determines to be to the best interests of my beneficiaries:

- (1) To retain any property of my estate, or any undivided interest therein, regardless of any lack of diversification, risk, or non-productivity;
- (2) To invest and reinvest the trust estate in any property or undivided interests therein, wherever located, including bonds, notes, secured or unsecured stocks of corporations, real estate or any interest therein, and interests in trusts, including common trust funds, without being limited by any statute or rule of law concerning investments by trustees;
- (3) To sell any trust property, for each or on creft, at public or private sale, to exchange any trust property for other property; to grant options to purchase or accuire any trust property; and to determine the prices and terms of sales, exchanges and options;
- (4) To execute leases and sub-leases for terms as long as fifty years, even though such terms may extend beyond the termination of the trust; to subdivide or improve real estate and tear down or alter improvements; to grant easements, give consents and make contracts relating to real estate or its use; and to release or dedicate any interest in real estate;
- (5) To borrow money from time to time and for any such purpose, to mortgage or pledge any thust property:
- (6) To take any action with respect to conserving or realizing upon the value of any trust propert, and with respect to foreclosures, reorganisations or other changes affecting the trust property; to collect, pay, contest, compromise or abandon demands of or against the trust estate, wherever situated; and to execute contracts, notes, conveyances and other instruments, including instruments containing covenants and warranties kinding upon and creating a charge against the trust estate, and containing provisions excluding personal limitity;
- (7) To keep any property in the name of a nominee with or without disclosure of any fiduciary relationship:

4. Hugason

Page 6 of last Will and Testament of C. L. Higgason

- (8) To employ agents, attorneys, auditors, depositaries and proxies, with or without discretionary powers;
- (9) To determine the manner of ascertainment of income and principal, and the apportionment between income and principal of all receipts and disbursements, and to select any accounting period;
- (10) To receive additional property from any source and add it to an commincle it with the trust estate;
- (11) To enter into any transaction authorized by this Article with trusteesor legal representatives of any other trust or estate in which any beneficiary hereunder has any beneficial interest, even though any such trustee or legal representative is also trustee hereunder;
- (12) To make any distribution or division of the trust project, in cash or in) ind or both, and to allot different kinds or disproportionate shares of property or undivided interests in property among the beneficiaries, and to determine the value of such property; and to continue to exercise any powers and discretion hereingiven for a reasonable period after the termination of the trust, but only for so long as no rule of law relating to perpetuities would be violated;
- (13) To exercise any or all conversion, subscription, voting and other rights, privileges, elect one and options, pertaining to any such groperty, and to exent proxies, discretionary or otherwise, in respect thereof; and to receive and retain any property that may be acquired by it as the result of the exercise of any such rights, privileges, elections or options;
- (14) To extend the time of payment of any obligation, including accrued or accruing interest, held by it hereunder:
- (15) To make partition, division or distribution of property in kind, and, for any such purpose, to determine the value of any such property, which determination, however, shall be subject to a proval thereof by any court having jurisdiction;
- (16) To execute oil, [as and mineral leases, royalty and mineral deeds or other contracts and agreements pertaining to minerals or royalties, covering or pertaining to any irust property on such terms and conditions as it may deed advicable:
- (17) To perform any and all such other acts, and to take any and all such other proceedings, and to exercise all such other rights and privileges, in respect of any prope ty as if it were the absolute owner thereof, and, in owner therewaith, to enter into any and all agreements bind ng my estate or any trust horeunder.

Page 7 of Last Will and Testament of C. L. Higgson

ARTICIE V

- 1. In the event my wife and I shall be killed in a common accident or as a result of a common disaster or under such circumstances that it will be impossible, in the judgment of the executor, whose decision shall be conclusive, to determine which of us died first, it shall be presumed that she survived me; and this presumption shall apply throughout this will.
- 2. No part of any trust under this will, principal, income, or increment shall be attachable, assignable, trustable or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiar; hereunder; but the chare I have herein provided for such beneficiary to have, shall be transferred and delivered to her or him, as the case may be, personally under or or his sole and exclusive use and benefit.
- 3. The interest of every teneficiary, whether created is related in a under a source of aspointment created by me in this will, she I vest, say the class in this will or in the exercise of a power of aspointment to the entrum notwith—standing, within the period prescribed by the sub- Aca ast Perpetuities or any statute pertaining thereto. Upon such vesting the principal shell be distributed to me the principal shell be distributed to the second in the procedition of the entry of the who incretefore had been incredicteries and in the procedition of the entry of an interest the beneficiary shall be a made, the Trustee shall continue that he beneficiary shall be a made, the Trustee shall continue the principal as the Trustee shall doem advisable, until much beneficiary shall a twenty—one peace of the trust. And, if at the time of vesting, the procedure of the trust. And, if at the time of vesting, the procedure of the trust. And, if at the time of vesting, the procedure of the trust and a part thereof, his share shall be added to the trust and thereafter administ red no a part thereof.
- any right of reinforsement, all estate, inheritance, learny, and succession taxes which may be assessed against any pift made by me under this will and which may be determined to be one sominat any protecty owned by me under the will and which may be determined to be one sominat any protecty owned by me unit any other corson or percent as first owners with right of survivership in passing at my death to their review, or all such taxes as shall be assessed against any incurance in my life. It is not exact the tilt all protectly passing under this will, except for that position or or article ill

Page 8 of last Vill and Testament of C. L. Higgson

hereof as my residuary estate, and all property transferred by me in trust during my lifetime, and all jointly owned property passing to the servivor, and all proceeds of insurance on my life, shall pass undiminished by any such taxes.

ARTICLE VI

- l. I appoint Deposit Guaranty Bank and "rust Company, Jackson, Mississippi, as executor of this will, an with all the powers and discretion with respect to my estate during administration that are herein given to the trustee with respect to the trust property (including the power to sell real or personal property at public or private sale), to be exercised without court order.
- 2. If another corporation succeeds to the trust business of my executor, or of any corporate trustee hereunder, before or after my death, such successor shall become executor or trustee hereunder, or both, as the case may be.
- 3. In the event Deposit Guaranty Benk and Trust Company shall have bereafter erged or consolidated with any other lank or trust company, the corporation created by such merger or consolidation shall thereafter act as Trustee hereunder and shall be subject to all the terms and conditions set forth herein and entitled to all the rights, powers and discretion herein vested in the Trustee.
- 4. The Trustee shall be entitled to reasonable compensation for service in administering and distributing the trust property, and to reimbursement or expenses.

The foregoing will consists of eight pages, including this one, at the bottom of each of which I have signed my name.

In VITTESS WERLES, I have hereunte set my hand to this my last will and testament on this the Zanday of the party of the p

C. L. Hissason

The Isses:

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the last will and testament of C. L. Piggason, do hereby certify that said instrument was signed by said C. I. Higgason in our presence and in the presence of each of us, and that the said C. T. Higgason declared the same to be his last will and testament in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of C. I. Higgason, in his presence and in the presence of each other.

Witness our signatures on this, the 75 day of Aric 1900.

(Mrs.) Sprea (1) recessionable

WITNESSES

STATE Of MICHIGINSPPI, County of Madison:

1. W. A. Sing, Clark of the Chancery Count of said County, cortify that the within instrument was filed for reached in the 2 day of 7 Livrage 1965,

1965, Book No. // on Page 3

1965

W. A. SINS, Clark

1965

1965

pt 13-6411

STATE OF MISSISSIPPI

HINDS COUNTY

in and for the above County and State, Mrs. Sara A. MacGrath and W. T. Brown, Jr., subscribing witnesses to a certain instrument of writing purporting to be the last will and testament of C. L. Higgsson, deceased, late of Madison County, Mississippi, each of whom, first having been by me duly sworn, makes cath that the said C. L. Higgsson, signed, published, and declared said instrument as his last will and testament on the said day of April, 1960, the day of the date of said instrument, in the presence of these affiants; that said Testator was of sound disposing mind and memory and above the age of 21 years; that Affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testator, and in the presence of each other.

Mrs. Sara A. Maddreth

W. T. Brown, Jr.

SWORN TO AND SUBSCRIBED before me this, /// day of Jenney, 1965.

(DAY) Mautina Dugait

My completion employers

M*RTYNA BIN NI, Notary Public

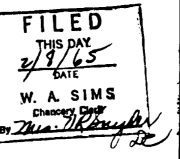
M* Lomai SS NI Expires feb. 22, 1960

FILED
THIS DAY
2-3-1967
DATE
W. A. SIMS
Chancery Cleak
By Klack Euleof LC

STATE OF MISSISS(PPI, County of Mad	ison ;
I, W. A. Sims, Clerk of the Chancery	Court of said County, certify that the within instrument was filed
for record in my effice this day	of taken une 106.5
and was duly recorded on the / - day in my effice,	of Televisery, 1965, Book No. on Page 1/ 5
Witness my hand and seal of office,	
	W. A. SIMS, Clerk
	by 10. 1. A. Juyder, D. C.

LAST WILL AND TESTAMENT OF B. C. WILSON

18-647



In the Name of God Amen!

I, B. C. wilson, St. Louis, Missouri, knowing the uncertainty of life and the certainty of death and being over twenty one years of age and of sound and disposing mind and memory make declare and publish this my Last Will and Testament hereby revoking all others heretofore made by me.

ITEM 1.

On account of the love and affection I have for the said John F. Wilson, my brother, I give, devise and bequeath to him all my interest in the following described land, lying, being and situated in the City of Canton, County of Madison, State of Mississippi, to-wit:

A lot 50 feet by 110 feet off of the South end of Lot

No. 11 on the East side of Cameron Street according

to the map of the City of Canton as previde prepared by George
and Dunlap, the said lot fronting 50 feet on Cameron Street

and running back between parallel lines 110 feet.

I desire my executor topay all my just debts.

on account of the confidence and respect I have for my my brother, John F. Wilson, I hereby name constitue and appoint him the executor of this my east will and Testament and require that he be not required bo give bond or make any reports to the courts, except that which is required by law.

I desire my Executor to employ Miss Josephine Hood, an attorney at Canton, Mississippi to attend to the probating of my will and all other legal matters necessary in the winding up of my estate.

In witness hereof I have signed, published and delcared this instruement as my Last Will and Testament in said County and State.

This 7th. day of June, 1950.

B.C. Wilson

State of Mississippi

Madison County

The said B. C. Wilson in the County of Madison, State of Mississippi on the 7th day of June, 1950, signed in our presence (Signed for identification purposes______)

Signed for identification purposes B.C. Wilson -

the foregoing instrument and published and declared same as his
Last Will and Testament and we at his request and in his presence
and in the presence of each other on said date have hereunder
written our names as subscribing witnesses thereof.

Star Witness
Sil Town Witness

STATE OF MISSISSIPPI, County of Madison:	
I, W. A. Sims, Clerk of the Chancery Court of said C	
and was duly recorded on the 12 day of 3th the may effice. Witness my hand and seal of office, this the 12	of February 1965. W. A. SIM3, Clork
Witness my hand and seal of office, this the	ms. VR Suyder, D. C.

BOOK 11 1952 14 # 18-647

STATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of	f writing, purporting to be the last will and testament of
B. C. Wilson	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned	Clerk of the Chancery Court in and for said County and
State,	, subscribing witnesses to a certain
instrument of writing, purporting to be the last w	ill and testament of the said B. C. Wilson
rho, being duly sworn, deposed and said, that th	me saidB_C_Wilson
signed, published and declar	red said instrument aslast will and testament on the
7th day of June ,	A. D., 19_50, the day of the date of said instrument, in the
resence of this deponent, and in the presence of	J. S. Brown and Six Powell
he other subscribing witness_eg, and that s	aid Testator was then of sound and disposing mind and
semory, and more than twenty-one years of ag	e, and having his usual place of abode in
aid County and State, and this deponent and J.	. S. Brown and Sid Powell
ndc	subscribed and attested said instrument as witness
the signature and publication thereof, at the	e special instance of said Testatr, and in the presence of
	ch other, on the day and year of the date of said instrument.
Sworn to and subscribed before me this the_	gtt day of February O.A. D., 1955 W. A. SIMS, Chancery Clerk
FILED THIS DAY 2/8/63 DATE W. A. SIMS Chancery Clerk Thy Mus. I Kangder AC.	Ry Mrs. UR Sugler Dec.
TATE OF MISSISSIPPI, County of Madison: 1, W. A. Sings, Clerk of the Chancery Count or proceed in my office this	he 12 of Jearney, 1965. W. A. SIMS, Clerk
William Control	By mo. VRSuyder D. C.

LAST WILL AND TESTAMENT OF

18-648

---- IDELL M. JOHNSON-----

I, IDELL M. JOHNSON, of Madison County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory, do make, publish and declare this to be my LAST WILL AND TESTAMENT, revoking all previous wills or codicils.

I.

I appoint as Executrix of my estate, EDNA J. LYON, of warren. Arkansas, and request that she act upon taking the oath as prescribed by statute without bond. In the event that EDNA J. LYON is not living at the time of my death, or is otherwise unable to serve, I appoint RUBY W. HOGUE, Sharon, Mississippi, as Executrix and direct that she be authorized to act upon taking the oath as prescribed by statute without bond.

II.

I direct my executrix to pay all my just debts, and all funeral expenses, as soon after my death as conveniently can be done.

III.

I hereby will, devise, and bequeath my 1959 Villa Mobile Home Trailer to Edna J. Lyon and Ruby W. Hogue, jointly and equally.

I Hereby will, devise, and bequeath all of the contents of the trailer described above, as well as those items in and around the trailer, to Edna J. Lyon and Ruby W. Hogue; except all of my clothing and wearing apparel, which I hereo, will, devise, and becueath to the Salvation Army.

I hereby will, devise, and bequeath to Susie J. Smith the sum of \$1.00; to Frances J. Traxler the sum of \$1.00; and to L. Bradley Johnson the sum of \$1.00.

I hereby will, devise, and bequeath to Elbert E. and J. Frank Johnson all of the money which I have remaining in the First National Bank, in common, share and share alike, in equal portions.

I hereby will, devise, and bequeath the residue of mg estate to Edna J. Lyon and Ruby W. Hogue, in common, share and snare alike, in equal portions.

WITNESS, my signature, this the 12 day of February, 1960.

W. A. SIMS

WITNESSES:

ATTESTATION CLAUSE

STATE OF MISSISSIPPI COUNTY OF MADISON

We, each of the subscribing witnesses to the LAST WILL AND TESTAMENT of Idell M. Johnson, do hereby certify that said instrument was signed by said Idell M. Johnson in our presence and in the presence of each of us, and that the said Idell M. Johnson declared the same to be her last will and testament and signed same in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of Idell M. Johnson in her presence and in the presence of each other.

STATE OF MISSISSIPPI, County of Madison:

. 1. W. At Sime, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my effice this 8 day of Jehrenny, 1961, and was duly federated on the 12 day of Jehruery 1965, Book No. 11 on Page 15 in my office. Mrs. VR Augler 1965. Witness my hand and seal of office, this the_

_, D, C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF IDELL M. JOHNSON, DECEASED

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON FILED
THIS DAY
2/8//5

DATE
W. A. SIMS
Chancery Clerk
By Mrs. Hougher

Personally appeared before the undersigned authority in and for the jurisdiction above mentioned, MILTON CASE, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Idell M. Johnson, being by me first duly sworn, deposes and says: That the said Idell M. Johnson, signed, published and declared said instrument as her Last Will and Testament on the 12th day of February, 1960, the day of the date of said instrument, in the presence of the deponent and Mary Elizabeth Hill, and in the presence of each other, there being present at the time the undersigned and Mary Elizabeth Hill and the said Idell M. Johnson, and that the said Testatrix, Idell M. Johnson, was then of sound and disposing mind and memory, and more than twenty one years of age, and having her usual place of abode in Madison County, Mississippi, and that the undersigned and Mary Elizabeth Hill subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

SWORN TO AND SUBSCRIBED before me this the g day of

February, 1965.

(SEAL)

MY COMMISSION EXPIRES:

1-1-68

STATE OF MISSISSIPPI, County of Madison:

1. W. A. Simp, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this day of Tearnand, 1960, said was duly recorded on the 12 day of Tearnand, 1965, Book No. 11 on Page 16 in any office.

Witness my leand and seel of office, this the 12 of Tearnand, 1965.

W. A. SHMS, Clerk

Dy Mrs. URbryder

IN THE CHANCERY COURT OF MADISON COUNTY, ME

THIS DAY

2/8/65

DAY

W. A. SIMS

IN THE MATTER OF THE ESTATE OF IDELL M. JOHNSON, DECEASED

NO. 18-648

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before the undersigned authority in and for the jurisdiction above mentioned, MARY ELIZABETH HILL, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Idell M. Johnson, being by me first duly sworn, deposes and says: That the said Idell M. Johnson, signed, published and declared said instrument as her Last Will and Testament on the 12th day of February, 1960, the day of the date of said instrument, in the presence of deponent and Milton Case, and in the presence of each other, there being present at the time the undersigned and Milton Case, and the said Idell M. Johnson, and that the said Testatrix, Idell M. Johnson, was then of sound and disposing mind and memory, and more than twenty one years of age, and having her usual place of abode in Madison County, Mississippi, and that the undersigned and Milton Case subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

Mary Elisabeth Hill

SWORN TO AND SUBSCRIBED before me this the day of

February 1965.

(SEAL)

Notary Public

Mary Elisabeth Hill

Mar

STATE OF MISSISSIPPI, County of Madison:

10,50

for record til my office this day of Telegraphy, 1965. Book No. // on Page / 7 in my office.

Witness my fand and seal of office, this the /2 of Telegraphy, 1965.

By Mrs. UR Snyller D.

18-649

LAST WILL AND TESTAMENT OF CAMILLE W. RUSSELL.

An adult resident citizen of the City of Jackson, Hinds County, Mississippi, and of sound and disposing mind and Nemory, do hereby make, publish and declare this my Last Will and Testament to wit:

ITEM No.1 I give devise and bequeath unto my said beloved sisters, Fannie W. Lowther, Anita W. Defore, Kate W. McWilliams, Dorothy W. Wade and Josie Williams and My beloved brother. Clell L. Williams, All property of every kind and description, whatsoever of which, I may dies seised and possessed. Each is to share equally in the C.E. Williams Estate.,

ITEM No.2, I nominate and appoint my beloved sister Amita W. Defore as executrix of this My said Last Will and Testament, My said beloved Sister Anita W. Defore and of whom no bond or security shall be required in such capacity:

IN WITHESS WHEREOF: I have caused this My Last Will and Testament to be executed in the prescence of George C. Hickerson, and Grace G. Hickerson, whom I specially requested to attest and witness the execution and sivning and publishing of this said Last Will and Testament on this thirtieth day of April 1964, Jackson, Miss..

X Camille W. Pusses:

We, the undersigned, certify that the foregoing instrument was on the date thereof, signed and declared by Camille W. Russell as her Last Will and Testament in the presence of us, who in her prescence and the prescence of each other have, of her request, hereunto signed our names as witness of the execution thereof. This thirtieth day of April 1964 and we, hereby certify that we believe said Camille W. Russell to be of sound mind and memory.

WITHESS "

GEORGE C. HICKERSON, 323 Idlewild Street, Jackson, Miss.

GRACE G. HICKERSON, 323 Idlewild Street, Jackson, Miss.,

THIS DAY

2/9/65

QATE

W. A. SIMS

Chancery Clark

Mis Whonyher De

STATE OF MISSISSIPPI, County of Madison:

W. A. Sims. Clork of the Chancery Court of said County, certify that the within instrument was filed for fepord in my office this. 9 day of Telegrapy, 1965,

and was duly moorded on the 12 day of February, 1965, Book No. 11 on Page 1965.

Wheneve my hand and seal of office, this the 12 of February, 1965.

W. A. BIMS, Clerk

By Mrs. V. R. Suyder, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF CAMILLE V. RUSSELL, DECEASED

PROOF OF WILL

STATE OF MISSISSIPPI . HINDS COUNTY

In the matter of a certain instrument of writing, purporting to be the last will and testament of Camille W. Russell, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Notary Public in and for said County and State, George C. Hickerson and Grace G. Hickerson, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Camille W. Russell who, being duly sworn, deposed and said, that the said Camille W. Russell signed, published and declared said instrument as her last will and testament on the 30th day of April, A.D., 1964, the day of the date of said instrument, in the presence of each of these deponents and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and each of these deponents subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

Sworn to and subscribed before me this the 2014 day of anuary, A.D., 1965.

> Leman Notary Public

101 My commission expires:

19

CD

march 26.

FILED THIS DAY 2/9/63 DATE W. A SIMS Charriery Cyf

STATE OF MISSISSIPPI, County of Medicon: 3. W. A. Sind, Clork of the Chancery Court of said County, certify that the within instrument was file for record in my office this and was duly recorded on the to, may office. 9 February 1965, Book Me Mines my find and real of office, this the. , B. C.

THIS DAY 2/9/68

W. A. SIMS
Chancery Clerk

LAST WILL AND TESTAMENT OF BY Chancery

JOHN L. MOONEY AND LOIS MARY S. MOONEY

18-657

We, JOHN L. MOONEY AND LOIS MARY S. MOONEY, each being over the age of twenty-one and of sound and disposing mind and memory, do hereby make, publish and declare this to be our joint Last Will and Testament, revoking any and all previous wills heretofore made by either of us.

Ι

It is our mutual will and desire that our just debts be paid as soon after our decease as possible.

ΙI

If JOHN L. MOONEY predeceased LOIS MARY S. MOONEY, then I. JOHN L. MOONEY hereby appoint LOIS MARY S. MOONEY as the Executrix of my estate to serve without bond. If LOIS MARY S. MOONEY predeceases JOHN L. MOONEY, then I, LOIS MARY S. MOONEY, do hereby appoint JOHN L. MOONEY to serve as the Executor of my estate, to serve without bond.

III

If, I, JCHN L. MOONEY, predecease LOIS MARY S. MOONEY, then I, JOHN L. MOONEY, do hereby will, devise and bequeath to LOIS MARY S. MOONEY all real, personal and mixed property that I own, or may own.

ΙV

If I, LOIS MARY MOONEY, predecease JOHN L. MOONEY, then I. LOIS MARY S. MOONEY, do hereby will, devise and bequeath to JOHN L. MOONEY all real, personal and mixed property that I own, or may own.

GOZA & CASE
ATTORNEYS AT LAW
CANTON, MISSISSIPPI

٧

If, we, JOHN L. MOONEY and LOIS MARY S. MOONEY should die a simultaneous death, or under such circumstances where it cannot be determined which of us died first; then we do hereby will, devise and bequeath to our children, WALLACE MOONEY. JOHN L. MOONEY, JR., AND VIRGIE M. THOMAS all of the real, personal and mixed property that each of us own, or may own.

VI

of the other, then it is our desire that this Last will and Testament should be executed as to the estate of the survivor and according to the terms set forth herein, unless the survivor should by another will or codicil change or alter the terms hereof.

VII

In the event of our simultaneous deaths, or our death under such circumstances where it cannot be determined which of us died first, or in the event the survivor does not execute a new codicil or will and this will therefore remains in ful. force and effect, then we do appoint WALLACE MOONEY to serve as Executor of this Will, without bond.

MOONEY, husband and wife, and joint testators, hereunto set our hands to this our joint Last Will and Testament in this the 16 day of Times, 1964.

GOZA & CASE
ATTORNEYS AT LAW
CANTON, MISSISSIPPI

CANTON, MISSISSIPPI

ADDESTING WITNESSES:

John L. Mooney, Testator

Lois Mary S. Mooney, Testarix

STATE OF MASSISSIPPI, County of Madison:

ATTESTATION CLAUSE

STATE OF MISSISSIPPI COUNTY OF MADISON

We, each of the subscribing witnesses to the Last
Will and Testament of JOHN L. MOONEY AND LOIS MARY S.
MOONEY, do hereby certify that said instrument was signed
by said JOHN L. MOONEY AND LOIS MARY S. MOONEY in our
presence and in the presence of each of us, and that
the said JOHN L. MOONEY AND LOIS MARY S. MOONEY declared
the same to be their Last Will and Testament in the presence
of each of us, and that we each signed as subscribed
witnesses to said will at the request of JOHN L. MOONEY
AND LOIS MARY S. MOONEY, in their presence and in the
presence of each other.

WITNESS OUR SIGNATURES on this the 10 day of Agricon,

1968

D. L. Williams.

WITNESSES

Filed This Day Fet. 9- 1965 W.a. Suis Ce L. Mrs. V. R. Suyder De.

STATE OF MISSISSIPPI. County of Madison:

W. W. Siege. Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my effice this. I day of I was all y specially on the /2 day of July 1965, Book No. // on Page 22 in my effice.

Witness my hand and seal of office, this the /2 of July 1965.

W. A. SIMS, Clerk

By Mrs. W. Sims, Clerk

D. C.

IN THE CHANCERY COURT OF MADISO COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF LOIS MARY S. MOONEY, Deceased

No. 18-651

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, G. L. WILLIAMS and DOICE S. WHITEHEAD, subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of Lois Mary S. Mooney, each of whom, being by me first duly sworn, deposes and says: That the said Lois Mary S. Mooney signed, published and declared said instrument as her Last Will and Testament on the 10th day of February, 1964, the day of the date of said instrument, in the presence of each of the deponents, and in the presence of each other, there being present at the time both of the undersigned and the said Lois Mary S. Mooney, and that the said Testatrix, Lois Mary S. Mooney, was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of adode in Ridgeland, Madison County, Mississippi, and that the undersigned subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testateix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

DOICE S. WHITEHEAD

SWORN TO AND SUBSCRIBED before me, this the // day of January,

My. Commission Expires: Notar

February 5, 1967

Notary Public

W. A. SIMS
Crancery Clear
Ty The No. 21 A Sugar

L L D

STATE OF MISSISSIPPI, County of Madison:

W. A. Sima, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 9 day of Talana 1965, at velock Many was duly recorded on the 12 day of Talana 1965 Book No. 11 on Page 23. Witness my hand and seal of office, this the 12 of 7 changes 1965. Clerk

By Mrs. 1 Rangeles ... D. C.

LAST WILL AND TESTAMENT OF LIZZIE LUCKETT

I, Lizzie Luckett, of Sharon, Mississippi, knowing the uncertainty of life and the certainty of death and being over twenty one years of age and of sound and disposing mind and memory make, declare and publish this to be my Last Will and Testament hereby revoking all others heretofore made by me.

I give, devise and bequeath to my son, Roby Luckett, all of my property, real, personal and mixed that I might die seized and possessed. I am giving all my property to my son, Roby Luckett, on account of him living with me all of his life, helping me at all times by giving me assistance of every kind and nursing and taking care of me when ill.

I he reby name, constitute and appoint Roby Luckett, executor of this My Last Will and Testament and require that he be not required to give bond or make any reports to the courts except that which is required by law.

IN WITHERS HEREOF, I have signed, published and declared this instrument as my Last Will and Testament in said County and State.

This 8th day of June, 1961.

Lizzie Luckett

STATE OF MISSISSIPPI MADISON COUNTY

The said Lizzie Luckett in the County of Madison, State of Mississippi on the 8th day of June, 1961, signed in our presence the foregoing instrument and published and declared same as her Last Lill and Testament and we her request and in her presence and in the presence of each other on said date have hereunder written our names as subscribing witnesses thereof.

Asims as subscribing witnesses thereof.

Alekhure Hard Witness

FILE D

THIS DAY

2/22/63

W. A SIMS

Chancery Cloth

By Mr. A. SIMS

SPATE OF MISSISSIPPI, County of Madison:

SPATE OF MISSISSIPPI, County of Mississippi, County

STATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purp	orting to be the last will and testament of
Lizzie Luckett ,	deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned Clerk of the	Chancery Court in and for said County and
State, Josephine Hood 2008	, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testamen	t of the said Lizzie Luckett
who, being duly sworn, deposed and said, that the saidL	izzie Luckett
signed, published and declared said instrum	nent as her last will and testament on the
	he day of the date of said instrument, in the
presence of this deponent, and in the presence ofDorethea	Hart
the other subscribing witness, and that said Testat_rix	was then of sound and disposing mind and
memory, and more than twenty-one years of age, and having	har usual place of abode in
said County and State, and this deponent and Dorethea Ha	-
subscribe	
to the signature and publication thereof, at the special instance	•
the said Testatrix and in the presence of each other, on the	
Jerep	mie Hood
 	
- D	A STATE OF THE PARTY OF THE PAR
Sworn to and subscribed before me this the 22 day of	February 65
LED	W. A. SIMS, Chancers Gerk,
2/22/63	ms. V. Konger
VI A SIMS	
Mathaniler De	The state of the s
The second of th	
STATE OF MISSISSIPPI, County of Madison:	, certify that the within instrument was filed
in which is in its state which 22 day of February	4. 1965 at 12:30 P.M.
	7, 1965, Book No. // on Page 25
By 22	W. A. SIMS, Clerk
Williams BAT 10	Rene d. Flyne D. C.

LAST WILL AND TESTAMENT

OF

18-660

ELLEN THOMPSON

I, Ellen Thompson, of Madison County, Mississippi, being of sound and disposing mind and memory, and over twenty one years of are, do hereby, make, declare and publish the following as my last will and testament, revoking all others heretofore made, or purporting to have been made by me.

FIRST: I give, bequeath and devise to letitia Evans, Eunice Parrott, and Lillie Smith, share and share alike, any and all property, both real, personal and mixed, and wherever located, that I may own at my death.

SECOND: I hereby name, constitute and appoint Buster Evans as my Executor, and direct that no bond be required of him and that he not be required to account to any Court.

THIRD: If any of said devisees pre-decease me, her share shall go to her heirs at law.

Witness my signature, this the 31st day of Cotober 1959, and the signatures of two witnesses, who have signed at my request and in my presence, and I have signed this will in their presence, and they have signed as witnesses in the presence of each other.

ELLER Thompson:

J.J. Smille

Listen Smin

MAG 1998 By Mrs. V. Rhusler de.

STATE OF MISSISSIPPI, County of Madison:

| Maintain | Cliffs of the Chancery Court of said County, certify that the within instrument was filed
| Str. Maintain | Cliffs of the Chancery Court of said County, certify that the within instrument was filed
| Str. Maintain | 1965, at 8:00 0.70.
| Jeffice | 1965, at 8:00 0

	t of writing, purporting to be the last will and testament of
Ellen Thompson	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersig	ned Clerk of the Chancery Court in and for said County and
tate, J. T. Smith and	, subscribing witnessex to a certain
estrument of writing, purporting to be the las	st will and testament of the said Ellen Thompson
rho, being duly sworn, deposed and said, tha	t the said Ellen Thompson
signed, published and de	eclared said instrument as her last will and testament on the
31st day of October	_, A. D., 19_59, the day of the date of said instrument, in the
resence of this deponent, and in the presence	e ofLester Smith
e other subscribing witness, and tha	at said Testat rix was then of sound and disposing mind and
	age, and having her usual place of abode in
	Lester Smith
	subscribed and attested said instrument as witness_es_
o the signature and publication thereof, at	the special instance of said Testatrix, and in the presence of
ne said Testat rix and in the presence of	each other, on the day and year of the date of said instrument.
	J.J. Smith
Sworn to and subscribed before me this th	he / Al D., 19 05
·	W. A. SIMS, Chancery Chark.
FLED	Ly Mrs. V. R. Linder D.C.
INTS TAY	
MAR , 1985	
by Mis N. D. X	
Dec.	
MISSISSIPPI, County of Madison:	
second in the Chancery Cou	urt of said County, certify that the within instrument was filed
was duly recorded on the 5 day of	March , 1965, at 8:00 a.m. March , 1965, Book No. // on Page 27
Whaten my hand and seal of office, this	the 5 of March, 196. W. A. SIMS, Clerk
	W. A. SIMS, Clerk
Marine	By Marlene D. Flyrit, D. C.

FILED
This DAY
Thos. 3.1965

BOOK LA PAGE 28

Conton, Mee., March 1986, 1965

W. A.SIMA

IVING AGRICULT AND WILL OF WILLIAM (SWLIX) MASON

I, William (Bully) Mason, being of sound and
disposing mind and considering the fact that Termie Lee
Mason, my son, has provided shelter, land and pasture, for
a number of years and has eared for me, as a sen due to his
father, I wish to make this my last will and testament, and
remunerating him for past favors, I do hereby make the
following bequests:

So long as Toumie Lee Mason, my son, takes eare of me, providing the same care that he has been doing, and letting me occupy the house that said Toumie Lee Mason rents from the Drs. Wm B. and Julian Wiener, I, William (Bully) Mason, agree to pay said Toumie Lee Mason the sum of \$100,00 a year for my maintenance and occupancy.

Starting January 1st, 1968, I, William (Bully)
Mason, agree to pay Tournie Lee Mason the sum of \$100.00 a year,
payable \$25.00 a month, quarterly, and beginning on January
1st, 1965.

In evidence of above, I, William (Bally) Mason agrees to and does pay Tomile Lee Mason \$50.00, being for the first half of the year 1965. Receipt of which Temmie Lee Mason acknowledges. Subsequent payments of \$25.00 a month quarter.

Tommie Lee Mason will come in full pessession of all my property, steek, each, farming tools and anything that I own and will pay each other living heir the sun of \$1.00, so this will and agreement will be legal.

WITNESS: Dro. Lilian N. Leef SIGNED Rollian X. Communication of the sun of \$1.00 to the sun

MISSISSIMPI, County	•
TOTAL MISSISSIPPI, County	of Madison:
I. W. A. Sime, Eleth of the	hancery Court of said County, certify that the within instrument was filed
and record in my office this	chancery Court of said County, certify that the within instrument was filed day of March 1965, at 8:00 a. 111. Lay of March 1965, Book No. 11 on Page 28
get was duty reserved on the	day of 1 bich _, 1965, Book Noon Page 28_
The second secon	office, this the 5 of March W. A. SIMS, Clork By Marlene D. Just D. C.
Marine Marine	Dy Marlene D. Funt D.C.

STATE OF MISSISSII

MADISON COUNTY

THIS DAY personally came and appeared before me, the undersigned authority in and for the above County and State, Mrs. Lillian H. Loeb, and Samuel G. Loeb, personally known to me, first having been by me duly sworn, on oath did depose and say as follows: .

We were well acquainted with William (Bulley) Mason, in his lifetime. Upon March 19, 1963, at his request, in his presence, we witnessed his execution, by mark of his last will and testament, and subscribing same as such witnesses.

At said time and place, the said William (Bulley) Mason was a resident of Madison County, Mississippi, more than twenty-one years of age, and of sound, disposing mind and memory.

Mrs. Lelian TV Lack

Lillian II. Loeb

Samily Sub

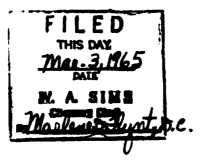
Samuel G. Loeb

TO AND SUBSCRIBED before me, this the /3 Tday of January, 1765.

Kathryn & Halys

Manuission expires:

June 26, 1968



ALE TO MISSISSIPPI, County	of Madison:
Clerk of the	Chancery Court of said County, certify that the within instrument was filed 3 day of March 1965, at 8:00 a.m.
notes the	5 day of March , 1965, Book No. // on Page 29
The same of the sa	·
and seed of	f effice, this the 5 of March 1965
	Marlene D. Flynt D. C.
White State of the	. В. С.

900k 11 PAGE 31

second where after payment therefrom of the administrative costs,

Federal and State inheritance taxes and debts duing at the time of my

depth, shall be designated and hereinafter referred to as the "Rowell

A. Billups Residuary Trust."

ITEM IV.

The "Grace R. Billups Marital Trust" shall be for the sole and exclusive benefit of my said wife and she shall have full power of appearament as to all the assets thereof, either during her lightime or at her death.

ITEM V.

The "Rowell A. Billups Residuary Trust" shall be for the benefit of my wife, Grace R. Billups and my daughter, Alleta B. Saunders.

ITEM VI.

In the event that my beloved wife, Grace R. Billups, survives me, then:

- Montjoy and Deposit Guaranty Bank and Trust Company, Jackson,
 Mississippi, as Go-Trustees, in a separate trust to be knewn as the
 "Grace R. Billups Marital Trust", property equal in value to one-half
 (1/2) of my adjusted gross estate as presently defined by the Internal
 Revenue Gode of 1958 or as it may be amended, reduced by the value as
 finally determined for estate tax purposes of any and/or all other
 items of my gross estate qualifying for the marital deduction under the
 said Revenue Code which pass or have passed to my faid wife entright
 under other provisions of this Will or outside this Will by operation
 of law or etherwise. It is my intention to place in this trust the
 maximum value of property, but no more, that may be deducted from my
 estate is the marital deduction under the applicable Internal Revenue
 Gode. My said wife shall have the right to select any and all property
 to comprise the "Grace R. Billups Marital Trust."
- 2. If the terms "adjusted gress estate" and "marital description" shall not have determinable meanings at the time of my death, I declare that the serm "adjusted gross estate" shall mean my gross estate less all indebtedmess and expenses of my estate but before the

COTION CONSEN

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payment of estate or inheritance taxes or any specific fogacies, and I give and bequeath to my said wife in trust, as above see out, one-half (1/2) of my adjusted gross cotate as so defined.

- 3. Calculated from the date of my death, my Trustees shall pay ever to, or apply for the benefit of my wife in convenient installments, but at least quarterly, as directed by beneficiary on specified dates, all of the net income of this trust. In addition to all of the net income, my Trustees shall pay over to or apply for the sole benefit of my said wife so much of the principal of this trust if she may request or require for her sole benefit and for her comfort, support and maintenance, including medical, surgical, hospital or other care, and for her happiness and welfare in general. My said wife is hereby given the right herein to request all or any part of the "Grace R. Billups Marital Trust" and my Trustees shall pay over to her all or any part of the said trust that she may request in writing.
- 4. Upon the death of my said wife, the entire remaining principal and undistributed income of this trust, if any, shall be paid over and delivered or conveyed to and among such appointees (including her own estate), and upon such terms and in such propertiens as my said wife may direct in her Last Will and Testament made either before or after my death.
- 5. Upon the death of my said wife, any preperty remaining in this trust as to which she shall not have exercised her power of appointment shall be added to and be administered and ultimately distributed as a part of the "Rowell A. Billupe Family Trust" set up in the Deposit Guaranty Bank and Trust Company by separate instrument dated October 20, 1959 to the same extent as if it had been an original part, thereof.
- 6. In distributing any property that my said wife may request during her lifetime or at her death, my Trustees may rely on any instrument of conveyance, deed, or will admitted to probate as the Last Will and Testament of my said wife. My trustees may assume that my said wife died intestate without exercising the power I have given her in this will in the event it has received no notice of an existing will

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within six (6) months after her death.

ITEM VII.

Should any power, or powers, herein generally or specifically granted to my Executors or Trustees, in this Will, he construed to disqualify either in whole or in part the marital trust herein greated from the estate tax marital deduction under the Federal Estate Tax Laws, then such disqualifying (but not these which do not disqualify) power or powers are hereby expressly revoked and made in-applicable to the marital trust herein created to the same extent as if no such power or powers were ever granted my said Executors or Trustees of said marital trust.

ITEM VIII.

All of the rest, residue and remainder of my estate, except Pleasant Lake Plantation, I give, devise and bequeath to C. D. Saunders and W. H. Mentjoy and the Deposit Guaranty Rank and Trust Company, Go-Trustees, of the trust herein created to be known as the "Rewell A. Billups Residuary Trust". In the event that either C. D. Saunders er W. M. Mentjey is deceased of unable to act as Ge-Trustees, them, the survivor and Deposit Guaranty Bank and Trust Company shall act as such.

- 1. I hereby give, devise, and bequeath Pleacant Lake Plantation, comprising approximately 1600 acres, more or less, to my daughter, Alleta Millups Saunders, for and during her natural life. At the death of my shid daughter, this property is devised to and will become a part of the "Rowell A. Billups Residuary Trust", as herein provided if my wife, Grace R. Billups is still alive, etherwise I devise it to the "Rowell A. Billups Family Trust", as herein identified.
- Trust" shall be my wife, Grace R. Billups, and my daughter, Allete Billups Sanaders, only, and I hereby direct that the "Ropell A. Billups Besiduary Trust" shall be created for my said wife, Grace R. Billups, and that all income, at provided in my last Will and Testament, shall be paid to my said wife able daughter in equal shares so languar than shall live. Upon the death of my said wife, Grace R. Billups, the income theretofore paid

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unto her shall be added to the income paid to my said daughter, Alleta Billups Saunders, whereby she shall receive the entire income from the said Trust during the remainder of her life. In the event that my daughter, Alleta Billups Saunders, shall predecease my wife, Grace R. Billups, I hereby direct that the share of the income theretofore paid unto her shall be added to the income paid to my said wife, Grace R. Billups, whereby she shall receive the entire income from the said Trust during the remainder of her life. Upon the death of both my said wife, Grace R. Billups, and daughter, Alleta Billups Saunders, any property remaining in this trust shall be turned over to and become a part of the "Rowell A. Billups Family Trust", as herein indentified, and be distributed as a part of such trust.

During the life times of both my said wife and my said daughter, either or both shall have the power of appointment over the respective share of income to be paid to each whereby either may authorize the Trustee to pay all or any part of their respective share of the income from the said Trust to my grandchildren, Charlot Alleta Saunders and Rowell Billups Saunders, or to any who may be born within ten(10) years from the date of the execution of this my Last Will and Testament in such proportions as they, the primary beneficiaries, or either of them, Grace R. Billups or Alleta Billups Saunders, may designate or specify.

ITEM IX

No beneficiary of any trust herein created shall have the right to pledge, assign, transfer, anticipate or encumber any of the assets of the trust and my Trustees are prohibited from honoring such attempted assignment, transfer, or anticipation of income and/er corpus herein provided to be paid to a beneficiary. These trusts are at all times spendthrift trusts and ownership to the income therein does not vest until finally received by the beneficiary. Each beneficiary shall have the right to specify the date and the place, bank or depository where the money shall be paid or deposited.

No part of any trust under this will, principal, income, or increment shall be attachable, assignable, trustable or liable to be taken at law or in equity for or on account of any debt, obligation

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or contract of any beneficiary hereunder; but the share I have herein provided such beneficiary should have, shall be transferred and delivered to her or him, as the case may be personally and for her and his sole and exclusive use and benefit.

ITEM X.

Should my wife, Grace R. Billups, die with me as a result of a common disaster or accident, and in the event that there is not sufficient evidence as to the order of our deaths, it shall be presumed that my wife survived me and my estate shall be administered in accordance with the terms of this my Last Will and Testament.

ITEM XI.

In the event that my wife predeceases me, all of my estate is hereby bequeathed to the "Rowell A. Billups Residuary Trust" in accordance with the terms and conditions thereof.

ITEM XII.

In addition to the power, privileges, titles and obligations heretofore vested in the Executors and Trustees, such representatives shall have the following powers with respect to each trust hereunder, to be exercised as they, in their discretion determined to be to the best interests of the beneficiaries.

- 1. To sell, exchange, transfer and convey at such prices and for such consideration as the trustees may deem proper any real or personal property at any time belonging to the trust estates.
- 2. To lease for such periods of time and for terms which may extend beyond the termination of the trusts, or to rent at such rental and for such consideration and upon such qualitiens as the trustees may see fit, any real property at any time belonging to said trust estates.
- 3. To partition and divide any real estate or personal property which at any time may be held in demmon with others for the purposes to fix valuation and agree upon the terms and details of such partition and division and to pay from the trust estates or receive thereis any money which may be trusferred in making equal or proper division.

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- 4. The Executors and Trustees shall have full power and authority to employ auditors, attorneys, tax men, real estate arents, advisable to use for the proper administration of this trust, and any reasonable compensation incurred for such services shall be included in and paid as expenses hereunder, accounting records of the trusts herein created shall be kept by the Deposit Guaranty Bank and Trust Company in their office.
- 5. In the event such circumstances arise and the trustees feel that a reasonably prudent business man would borrow money, then the trustees are hereby authorized and empowered to borrow such sums as may be necessary and to pledge, mortgage or create a lien against any of the assets of the Trust to secure such loan or loans.
- 6. Said executors and Trustees shall have power to exercise all voting and other rights of whatsoever nature pertaining to stocks and securities, and to grant proxies, discretionary or otherwise, in respect thereto, and may hold any and all stocks in the name of its duly appointed nomines with or without disclosing the fiduciary relationship. A majority of two trustees can act in any trust matter, including passing on the physical and mental capacity of any trustee, to continue to serve and to accept the resignation of any trustee. Upon the death or removal of C. D. Saunders and W. H. Montjoy, the Deposit Guaranty Bank and Trust Company will continue as sole trustee.
- 7. Should any corporation in which the trust estate holds stocks or other securities at any time offer or propose to reorganize or to consolidate or merge with another corporation or corporations, or offer exchange of its shares for shares of a holding company, or change its organization from organization under the laws of one state to organization under those of another, or to organization under Federal Statutes, or in any manner alter, change, enlarge, curtail or amend its charter powers or its financial structure, or change the amount or the classes or par value of its capital stock, or change in whole or in part from stock having par value to stock having no par value, or vice versa, then in any such event the trust estate, through the Trustees, may exercise any choice, option, right or privilege by way of vote, subscription, exchange, or by the exercise of any other rights or privilege extended to the stockholders or other

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security holders of such corporation to participate to such extent as said trustee may deem advantageous to the trust estate in the formation of any serporation or corporations, holding company, or what is commonly known as a Massachusette Trust, or other trust organisation or organisations that may result from any of the various steps, changes, exchanges or reorganisations above enumerated, and the authority hereby conferred may be exercised without regard to the fact that any securities or property received would not fall within any of the classes or property which said trustee is herein authorized to purchase.

- berein otherwise provided, cash dividends received by said trustee shall constitute income in its hands but all other distributions of additional stock or distribution of property, real or personal, or of rights, privileges and advantages of whatsoever sort, other than cash, shall, in the hands of said trustee, constitute corpus of said trust estate and not income.
- 9. Said Executors and Trustees shall have full power in their discretion to litigate, compromise, adjust and settle all claims arising out of or in connection with the trust property.
- 10. The Executors and Trustees are hereby authorised and empowered to take out and maintain such insurance on the properties constituting the corpus of the trusts and any other insurance as would be taken out and maintained by a reasonably prudent businessman.
- ll. Full and complete power and authority and discretion are vested in the trustees in the management, control and reinvestment of the trust funds and no one of the beneficiaries shall have any power or authority except to receive the income and corpus as hereinbefore directed to be paid to them.
- 12. He corporation becoming trusted shall be required or compelled, or be under any duty to examine, verify, question or audit the beaks, records, or accounts of any preceding trustee.
- 13. My Executors and Trustees shall have the right and authority to sell, lease, or drop lease, and convey any oil, gas and other mineral rights and to sell and convey timber, execute or alter mortgages, deeds of trust and notes and to do all acts concerning this

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property without any restrictions of any nature whatsoever, for the use and benefit of each beneficiary.

- 14. My Executors and Trustees shall have the right and authority to carry on any business or businesses in which I am engaged at the time of my death.
- the right to sell standing timber or the right to cut and otherwise well and dispose of timber on any lands under their control as needs may direct, including need for funds as well as keeping in mind that some funds may need to be spent to improve timber stands from time to time and that efforts should be made to maintain a reasonable stand of timber for reforestration purposes.
- 16. Executors and Trustees shall retain any property, whether consisting of stocks, bonds or other securities, or of any other type of personal property or of real property taken over by him as a portion of my trust estate, without regard to the proportion such property or property of a similar character so held may bear to the entire amount of the trust estate whether or not such property of a similar character so held may bear to the entire amount of the trust estate whether or not such property is of the class in which trustees generally are authorized to invest by law or rule of court or by the terms of this trust itself but for this provision and without liability for loss resulting from such retention except for his own negligence.
- 17. Executors and Trustees, in their discretion, to retain so long as it shall deem wise to do so, any shares of stock I shall own at the time of my death in any bank and trust company, and such retention shall not be deemed a violation of its duty of undivided loyalty or of its duty with respect to the diversification of investments.
- as it deems wise to do so, shares of stock in any bank and trust company issued as stock dividends, to subscribe for, receive and retain, so long as it deems wise to do so, the proportion to which my estate or any trust under my will may be entitled of any additional shares of stock hereafter lawfully authorized by the stockholders of any bank and trust company

and to insent to any amendment of the charter, reorganishtion, merger, or compelidation of any bank and trust company, and to receive and retain so long as it does wise to do so, shares of stock in any bank and trust company resulting from such reorganisation or consolidation.

- gas and mineral interests of the trusts herein created and that said trustee shall from time to time acquire additional sil, gas and mineral interests as a part of said trusts, said trustee is hereby granted additional powers without in any wise limiting the powers heretofore granted, which powers shall apply to all property of said trusts including the oil, gas and mineral interests; said additional powers being as follows, te-wit:
- (a) To retain all bil, gas and mineral properties, interests or royalties of every kind and description conveyed or transferred to said trust, regardless of whether said properties, interests or royalties would constitute a suitable or prudent investment for a trust.
- (b) To purchase additional oil, gas and mineral properties, interests or royalties, in its discretion.
- (c) To explore, test, drill, mine, develop, save, stere, transpert and otherwise develop or exploit any eil, gas and mineral properties or interests ewned by said trust, except there will be no further drilling of oil wells on unproven leases after the death or removal of trustees C. D. Saunders and W. H. Montjoy.
- (d) To sell, exchange or dispose of any cil, gas and mineral properties, interests and royalties upon such terms and conditions as the trustees may deem advisable; and to surrender or abandon with er without consideration any or all of such cil, gas and mineral properties, interests or reyalties.
- (e) To emerte oil, gas and other mineral leases on such terms as it may down proper, and to enter into pooling, unitisation, representation, and any other type of agreement relating to the development, operation and conservation of oil, gas and mineral properties or interests, in its discretion. The term of such leases of agreements may have such development do may be downed advisable by said trustees, and may

extend beyond the term of said trust or trust.

- (f) To enter into joint wentures and development and operating agreements with others, and to join in a reorganization of any group or venture in which the trustee may deem it advisable to participate.
- (g) To deal with and to participate in the development and operation of oil, gas and mineral properties, interests and royalties with other trusts created by the granter of this trust, and separate trust hereby created, even though it may be the trustee therefor.
- (h) To select and to employ such business firm as it may deem advisable in order to properly explore, develop and operate any oil, gas and mineral properties, interests or royalties belonging to said trust.
- (i) To establish such depletion, and depreciation reserves as it shall deem reasonable, the amounts thereof to be retained out of receipts and to be a part of the corpus of said trusts.
- (j) To allocate the receipts, revenues and proceeds from the properties of said trusts between income and principal in any manner that it may deem advisable.
- (k) To employ and pay out of the income or principal of said trusts, in its discretion, such geologists, engineers and other agents as it may deem advisable in connection with any matter pertaining to the evaluation, management or development of any of the properties of said trusts.
- might do pertaining to the management, development and operation of oil, gas and mineral properties, and to execute and deliver lease contracts, drilling contracts, options and any and all other instruments or agreements that it might deem to be desirable incident to engaging in the oil, gas and mineral business, and to be done with such terms, conditions, agreements, covenants, provisions or undertaking as the trustee shall deem proper or desirable.
- 20. It is intended to west in the trustee all of the powers and authority with respect to the properties of said trusts together

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with the right to execute and deliver any and all kinds of agreements pertaining thereto that would be vested in an individual owner in fee simple thereof.

ITEM XIII.

If any provision of the "Rowell A. Billups Residuary Truat" shall cause any of the assets of the said trust to be taxable for Federal and State inheritance tax purposes, in the estates of my said wife and daughter then such provisions shall be null and void.

ITEM XIV.

In the event that any provision in this will shall disqualify the property passing to my said wife in the "Grace R. Billups Marital Trust" from the Federal Marital Deduction for estate tax purposes, then that provision or provisions shall be null and void. It is my intention herein to give my estate the maximum marital deduction by law.

ITEM XV

It is my desire that as far as practicable the wishes and desires of the members of and descendants of my family be considered and following on all trust matters pertaining to stock in the Billups Companies, but the final decision will rest with the trustees.

IN WITHESS WHEREOF, I have hereunto subscribed my name, this the 25th day of Ottober, 1959, in the presence of Mary A. Lock and I have Mo, at my request and in my presence and in the presence of each other, have subscribed their names as witnesses to this my Last Will and Testament.

Rowell & Bicenjo

WITNESSES:

Mary & Lock.

Modern AMERICAL Mise.

Piled May 20, 1960

Clerk - 12 -

WILL BOOK 8

LEFLORE COUNTY, MISSISSIPPI

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CERTIFICATE

We, the undersigned, Mary R. Locks and Daite Me Soar , the two above subscribing witnesses to the Last Will and Testament of Rowell A. Billups, hereby certify that he signed said Last Will and Testament in our presence and that we signed said Will at his request in his presence and in the presence of each other.

Witness our signatures, this 28 th day of October, 1959.

Mary R. Locke

Filed May 20th, 1960

Bring diamente CI

Clerk

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STATE OF MISSISSIPPI, WAYNE COUNTY			
, T. J. GORDON, Clerk of the Chancery Court of	of said County and	d State, heroby certify th	nat the foregoing instru-
ment was duty filed for record in my naise on	the / 9	day of otelanan	4,196 <u>14</u> at 2
o clock 🎤 M. and that the same line been do	my recorded interes	Book Book	at Page
Witness my hand and proper seal, this the	19 day of		. 196 44
J. G. Garlen Chancer	v Clerk B	ofta Gard	Den. Clerk
	,		Out that

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STATE, OF MISSISSIPPI, County of Madison: No. W. A. Sime, Clerk of the Chancery Court of said County, certify that the within instrument was filed the record in my office this. // day of March., 1965, at 8: an o'clock a.M., and was duly remarked on the /2 day of March., 1965, Book No. // on Page 30 - 43 infrary affice.

W. A. SIMS, Clerk

By Mr. V. Chrysler., D. C.

LAST WILL AND TESTAMENT OF MODIE ANDERSON

I, Modie Anderson of 43 22 Evans Street, Chicago, Illinois knowing the uncertainty of life and the certainty of death and being over twenty one years of age and of sound and disposing mind and memory make, declare and publish this to be my Last Will and Testament, hereby revoking all others heretofore made by me.

I give, devise and bequeth to Willie Lee Anderson, my son, all interest I own in Lot 11, Hickory Street and house, Canton, Mississippi. I own the entire interest in this house and lot.

I give, devise and bequeath, each to share and share alike all my interest in 34 feet south side Lot 4, Block A, Miller Addition, South Liberty Street, Canton, Mississippi to Willie Lee Lee Anderson and Hattie Mae Davis, my son and daughter respectively. I own 8/10th interest at this time in this House and Lot on On South Liberty Street, Canton, Mississippi.

The remainder of my property, real, personal and mixed I give, devise and bequeath, share and share alike, to Willie Lee Anderson and Hattie Mae Davis. The expenses of my Last Illness and death, as well as probated claims, if any, to be first paid from my personal property.

I hereby name, constitute and appoint Willie Lee Anderson, Executor of this My Last Will am Testament and request that he give no bond or make any reports to the courts except that which is recuired by law.

IN WITNESS hereof I have signed, published and delcared this ins rument as my Last Will and Testament in said County and State.

THIS 17th day of October, 1960.

STATE OF MISSISSIPPI*MADISON COUNTY

The said Modie Anderson in said County and State on the 17th day of October, 1960, signed in our presence the foregoing instrument and a published and declared same as his Last Will and Testament and we at his request and in his presence and in the presence of each other on said date have hereunder written our names as subscribing witnesses thereof.

BAIL W. A. SIMS By Dan Hangles ove

STATE OF	M1551551PP1,	County (of Madison:
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1. W. A. Sinc Clork of the Chancery Court of said County, certify that the within instrumtion record in my office this 5 day of 70 a.s. 1965, at 8:00 a 1965 at 8:00 state WM. and was duly received on the 12 march 1965, Book No. 11 .doy of__ in my office. Witness my hand and real of office, this the 120 march URA SIMS, Clork

BOOK 11 mm. 45

CHANCERY COURT

if lie indepen	writing, purporting to be the last will and testament of, deceased, late of Madison County, Mississippi.
	, deceased, late of madison county, mississippi.
Personally appeared before the undersigned Cl	lerk of the Chancery Court in and for said County and
tate, Josephine Hood and	, subscribing witnesses to a certain
strument of writing, purporting to be the last will	and testament of the said Modie Anderson
no, being duly sworn, deposed and said, that the s	said Modie Anderson
signed, published and declared	said instrument as <u>his</u> last will and testament on the
17th day of October , A.1	D., $19_{\underline{60}}$, the day of the date of said instrument, in the
and this dependent and in the presence of	orethea Hart
esence of this deponent, and in the presence of	70.00
e other subscribing witness, and that said	Testator was then of sound and disposing mind and
emory, and more than twenty-one years of age,	and having his usual place of abode in
d County and State, and this deponent and Do	rethea Lart
•	
<u> </u>	subscribed and attested said instrument as witness
the signature and publication thereof, at the s	special instance of said Testat [©] , and in the presence of
·	other, on the day and year of the date of said instrument.
	Jonephinelloca
	()
Sworn to and subscribed before me this the 5	day of <u>Planch</u> , A. D., 1965
	W. A. SIMS, Chancery Clerk.
FILED	A Section 2
	by ma. I Ramider 10.0
3/5/65	/=
<i>y</i>	
VV. A. SIMS Stancery Clerk 2	
Pro 2' Rangles DC.	The second second
5 N 1	·
TE OF-MISSISSIPPI, County of Madison:	
	said County, cortify that the within instrument was file
record in my effice this 5 day of	march 1965 at XIRA alabat 1 14
was study recorded on the 12 day of 2	narsh, 1965, Book No. 11 on Page 45
Withdess my hand and seal of office, this the_	12 of march, 1965
Million	W. A. SIMS, Clerk

LAST WILL AND TESTAMENT OF MRS. FLORA S. SCHULTZ

#18-574

I, Mrs. Flora S. Schultz, of Canton, Madison County, Mississippi, being of sound and disposing mind, memory and understanding and over the age of twenty-one years do hereby make, publish and declare this to be my last will and testament hereby revoking all wills heretofore made by me.

Item 1- I direct that my Executor pay my just debts.

Item 2- I will, bequeath and devise to my children, John Schultz, Henry Schultz, Marvin Schultz, Mrs. Flora S. Moore, Carl Schultz and Mrs. Edith S. Renfroe, all of my property both real, personal and mixed and wherever the same may be located.

Item 3- I name, constitute and appoint my son, Karvin Schultz, as Executor of this my last will and testament and I direct that he not be required to make bond as such Executor and that he not be required to account to any person or Court as such Executor.

Signed, published and declared by me to be my last will and testament on this the day of June, 1963 in the presence of the undersigned witnesses who, at my request, in my presence and in the presence of each other affixed their names as witnesses thereto on the day and date aforesaid.

Mrs. Flora 3. Schultz

THIS DAY

DATE

W. A. SIMS

Chancery Clark

STATE OF MISSISSIPPI, County of Madison:

STATE OF MISSISSIPPI, County of Madison:

STATE OF MISSISSIPPI, County of Madison:

State Of Mississippi Office of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 17 day of March 1960, at 1960, at

STATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

	, deceased, late of Madison County, Miss
Personally appeared before the under	signed Clerk of the Chancery Court in and for said Coun
Note, Percy F. Parker	, subscribing witnesses to a
nstrument of writing, purporting to be the	last will and testament of the said Mrs. Flora S. Sc
ho, being duly sworn, deposed and said,	that the said Mrs. Flora S. Schultz
signed, published and	declared said instrument as her last will and testament
27th day of June	, A. D., 19_63, the day of the date of said instrument
-	ence of Katie Parker
_	that said Testat_r1x was then of sound and disposing mi
memory, and more than twenty-one years	s of age, and having her usual place of al
said County and State, and this deponent a	and Katie Farker
	subscribed and attested said instrument as witne
to the signature and publication thereof,	at the special instance of said Testat F1X, and in the pres
he esid Testatrix and in the presence	e of each other, on the day and year of the date of said inst
me and vestion we are in the brescher	
	Fercy F. Parker
	- 11 0
Sworn to and subscribed before me th	us the 17 day of March , A. D.,
FILED	W. A. SIMS, Chancery Clerk.
F 1 1 P 13	No.
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THIS DAY 1707. 17 176 DATE W. A. SIMS Chencery Clerk M. W. A. SIMS Chencery Clerk Chencery Clerk This check of the Chancery M. W. A. SIMS Chencery Clerk This check of the Chancery M. W. A. SIMS Chencery This check of the Chancery M. W. A. SIMS Chencery This check of the Chancery M. W. A. SIMS Chencery This check of the Chancery M. W. A. SIMS Chencery This check of the Chancery M. W. A. SIMS Chencery This check of the Chancery This check of the Cha	

- I, George Anderson of Sharon, Mississippi, over the age of \$1 years, and of sound mind and understanding, make, publish and declare this to be my last will and testament; revoking all other wills by me made.
- 1. I require that all my debts be paid. At this time I do not owe any.
- 2. After any debts which I may owe at my death have been paid, I will, devise and bequeath all of the rest of the property which I may own at time of my death, to my Grand-daughter Dolores Anderson, who has been good and kind to me. I want her to have it all; and wherever and whatever it may be, real, personal or mixed.
- 3. My son Charlie left me many years ago; and my grand-son George left me a number of years ago. I dont know if they are dead or alive. But I do not leave them anything. I want my Grand-daughter Dolores Anderson to have all of my property; and I also appoint her my executrix, and I exempt her from giving any bond or from reporting to any Court. Witness my signature this the 84th day of February 1964 in the presence of the below subscribed witnesses.

CRORICE ANDERSON

WITNSS

To the sequest

W. A. SIM

STATE OF MISSISSIPPI, County of Madiso	m:
1, W. A. Sims, Glerk of the Chancery C	court of said County, certify that the within instrument was file of 196 at 196
for record in my office this day o	1 - / /
and was duly recorded on the _ day o	f / / L on Page -
in my piffice.	· · · · · · · · · · · · · · · · · · ·
Winess my hand and seal of office, th	is the
19. The second distriction of the second	
1, 1, 1, 1, 1, 1, 2, 1,	By

BOOK 11 ME 49

STATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said de one budges on
who, being duly sworn, deposed and said, that the said Slove anduson
signed, published and declared said instrument as his last will and testament on the
day of be bruine, A. D., 19 the day of the flate of said instrument, in the
presence of this deponent, and in the presence of Superial Carte visc
the other subscribing witness, and that said Testat W was then of sound and disposing mind and
memory, and more than twenty-one years of age, and having usual place of abode in
said County and State, and this deponent and Jupenic Watkins
ubscribed and attested said instrument as witness 15
to the signature and publication thereof, at the special instance of said Testat , and in the presence of
the said Testativi and in the presence of each other on the day and year of the date of said instrument.
The state of the s
Sign to, and subscribed before me this the day of
W. A. SIMS, Chancery Clerk.
THIS DAY
THIS DAY
W. A. SIMS
"mo Vx myker D.
STATE OF MISSISSIPPI, County of Madison:
1, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office, this 19 day of 11600000000000000000000000000000000000
for record in my office, this 19 day of 100 100 100 100 100 100 100 100 100 10
Wiffness my hand and seal of office, this the 25 of W. A. SIMS, Clerk By D. C.
By D. C.

800K 11 MGE 50

STATE OF MISSISSIPPI MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of write	ting, purporting to be the last will and testament of
Clarge Underson	, deceased, late of Madison County, Mississippi.
Rersonally appeared before the undersigned Cleri	k of the Chancery Court in and for said County and
1 1 + 1	, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and	Mostament of the said be ever while it or
who, being duly sworn, deposed and said, that the said	chare undersa
	aid instrument as last will and testament on the
~ \	19 the day of the date of said instrument, in the
	12 MS
presence of this deponent, and in the presence of	
	estat OT was then of sound and disposing mind and
memory, and more than twenty-one years of age, and	having usual place of abode in
said County and State, and this deponent and	
	_subscribed and attested said instrument as witness. 2. 2
to the signature and publication thereof, at the spe	cial instance of said Testat 🗠 🗀 , and in the presence of
the said Testatut and in the presence of each other	her, on the day and year of the date of said instrument.
	Duginia Wattens
15Th	- March
Sworn to and subscribed before me this the	day of March , A.D., 19
	W. A. SIMS, Chancery Clerk.
FILED	Ey: ///
THIS DAY	J
W A SIN	
· hus Whing	levac.
STATE OF MISSISSIPPI, County of Madison:	
1, W. A. Sims, Clerk of the Chancery Court of s	aid County, certify that the within instrument was filed
and was duly recorded on theday of	196-, at
Witness my hand and seal of office, this the	15 of /// 196
Manual Section of the	W. A. SIMS, Clerk By, D. C.
Municipal	

BOOK 11 MSE 51

LAST WILL AND TESTAMENT OF MRS, EDMA A, CHILDRESS

Being of sound and disposing mind and memory and of lawful age, I,
Mrs. Emma A. Childress, sometimes known as Mrs. Emma D. Childress, a resident
of Madison County, Mississippi, do hereby make, publish and declare this
as my last will and testament, hereby revoking any previous will made by

ITEM I.

I desire that all of my just debts and funeral expenses be first paid.

ITEM II.

I give, devise and bequeath unto my brother, Charlie Allen, of Pinola, Mississippi, the 92-1/2 acre home place owned by me near Flora, Mississippi, and the 37-1/2 acres of land in Section 35, Township 9 North, Range 1 West, owned by me, and being all of the real estate owned by me. Also, all of my household furniture and silverware.

ITEM III.

I give and bequeath to Mrs. Lois Brady of Lexington, Mississippi, the sum of One Thousand Dollars (\$1,000.00).

ITEM IV.

I give and bequeath to my sister in law, Mrs. Ruth Allen, of Greenwood, Mississippi, the sum of One Thousand Dollars (\$1,000.00).

ITEM V.

I give, and bequeath to Mrs. Celeste Elkins Sledge, of Madison County, Mississippi, the sum of Five Hundred Dollars (\$500.00).

ITEM VI.

I give and bequeath to Miss Eva Elkins of Madison County, Mississippi, the sum of Five Hundred Dollars (\$500.00).

ITEM VII.

All of the remainder of my property, of every description and kind,

Mar. 22, 1965

Worlenes Bly A, D. ?.

Last Will and Testament of Mrs. Buna A. Childress Page 2

I give and bequeath to my brother, Charlie Allen.

ITEM VIII.

If, at the time of my death, there should not be enough each and bonds remaining in my estate to pay the legacies mentioned in Items III, IV, V and VI above, I desire that such amount that remains be prorated among said legatees in the proportionate amounts of said legacies.

ITEM IX.

I hereby name, constitute and appoint my brother, Charlie Allen, as Executor of this will, without bond and without being required to report to any court. Should be predecease me, then I appoint his wife, Corenne P. Allen, as Executrix without bond in the same menner.

SIGNED. PUBLISHED AND DECLARED by me on this the 14th day of November, 1956, in the presence of these witnesses, who also signed their names as witnesses thereto in my presence and in the presence of each other.

Mrs. Bons A. Childress

STATE OF MISSISSIPPI, County of Madison:

I. W. A. Sims. Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this day of and was duly recorded on the - day of , 196 Book No. on Page

By _ _

Witness my hand and seal of office, this the ... of

W. A. SIMS, Clerk

IN THE COTOR OF THE LOCKEL

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SWORN TO AND SUBSCRIBED BEFORE ME, this the 22 May 1965. WK COMMISSION EXPIRES: ______ STATE OF MISSISSIPPI, County of Madison: . J. W. A. Silms, Glerk of the Chancery Court of said County, certify that the within instrument was filed and was duly recorded on the day of 110 , 196 ... Beek No. my office.

Withers any hand and seal of office, this the 23 of W. A. SIMS, Clerk

By

_, D. C.

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MING 2 2008 57 Page 265

IN THE CHANCERY COURT OF INFLORM COUNTY, MISSISSIPPI IN VACATION, 1963

ESTATE OF ROWELL A. BILLUPS, DECEASED

By

No. 12,740

C. D. SAUNDERS AND W. H. MONTJOY, CO-EXECUTORS

PINAL DECROES

On this day this cause came on to be heard on the sworm petition of C. D. Saunders and W. H. Montjoy, Co-Executors of the Estate, and under the last will and testament, of Rowell A. Billups, Deceased, and the Court having carefully examined the Petition for Final Decree, the exhibits attached thereto, proof of publication of notice to creditors, having heard the evidence and being duly advised in the premises, finds as follows, to-wit:

That Rowell A. Billups departed this life in the City of Baton Rouge, East Baton Rouge Farish, Louisians, on the 9th day of May, 1960, having at that time a fixed place of residence in the City of Greenwood, in Leflore County, Mississippi, leaving a last will and testament and naming therein as Co-Executors of his Estate C. D. Saunders and W. H. Montjoy, both of Greenwood, Mississippi, and by the terms, of his said last will and testament providing that said Co-Executors should be relieved of the mecessity of giving bond and/or of making any accounting or report to any court as such executors; and

That the said G: D. Saunders and W. H. Montjoy duly qualified as Co-Executors of the Estate of Bowell A. Billups, Deceased, on the 20th day of May, 1960, when the last will and testament of the deceased was admitted to probate by this court and duly recorded in Will Book No. 8, at pages 299, et seq, in the office of the Chancery Clark of Leflore County, Mississippi, said decree authorizing and directing the issuance of Letters Testamentary being recorded in Book A3, at pages 470, at seq, of the Minutes of this court; and

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That, following their appointment and qualification as Co-Executors of this estate, said C. D. Saunders and W. H. Montjoy caused notice to be given to creditors of the deceased to probate their claims and have the same registered against said estate by publishing such notice in the Greenwood Commonwealth, a newspaper published and having a general circulation in Leflore County, Mississippi, in its issues of May 20, May 27 and June 3, 1960, respectively, as shown by proof of such publication filed among the papers of this cause on June 11, 1960 and the time for the probation of any such claims has expired; that only one claim was probated against said estate, said claim having been filed and probated by the Equitable Life Assurance Society, which claim was subsequently withdrawn from probate on petition of said Equitable Life Assurance Society, and by order of this Court dated February 4, 1961 and recorded in Book 45, at pages 37, et seq, of the Minutes of this court; and that therefore there are no unpaid probated claims against this estate; and

That said Co-Executors have collected all of the assets of said estate and have paid all of the e-penses of the last illness and interment of the deceased; that all inheritance and/or estate taxes imposed by the Estate Tax Laws of the State of Mississippi and the United States Government upon this estate and upon the Co-Executors thereof which have become payable, have been paid in full, as evidenced by certificates and wouchers of the State Tax Commissioner of the State of Mississippi and the Treasury Department of the United States exhibited with the original petition now on file herein; and

That the only persons having an interest in this estate and in the last will and testament of said Rewell A. Billups, Deceased, are the following named:

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S. D. Saunders, 805 Forlar Street, Greenwood, Mississippi, W. H. Mentjoy, 308 East Monroe Street, Greenwood, Mississippi, and Descrit Guaranty Bank & Trust Company, Jackson, Mississippi, Trustees of the "Grace R. Billups Merital Trust" and of the "Rowell A. Billups Residuary Trust" as both of said Trusts are set forth in and Greated by the Last will and testament of the said Rowell A. Billups, Decembed;

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Grace R. Billups, 209 Grand Boulevard, Greenwood, Mississippi, individually, and as beneficiary of the said "Grace R. Billups Marital Trust" and of the said "Rowell A. Billups Residuary Trust"; and

Alleta B. Saunders, 805 Poplar Street, Greenwood, Mississippi, individually, and as beneficiary of the said "Rowell A. Billups Residuary Trust";

all of whom joined in the original petition for final decree now on file herein, including the prayer thereof;

That this estate and the last will and testament of the said Rowell A. Billups, deceased, has been fully administered and executed and the only actarrows to be done are for the Co-Executors to pay over and deliver to those entitled thereto the specific devises mentioned in said last will and testament, as hereinafter directed, to pay the unpaid and accrued costs of court herein, to pay whatever expenses have been incurred in the administration of this estate which remain unpaid, including the firm of Taylor, Powell, Wilson & Hartford, Certified Public Accountants, Greenwood, Mississippi, for accounting services rendered the Co-Executors, to pay said Co-Executors the balance of their fee for services rendered in connection with the administration of this estate under the terms and directions of the last will and testament of the testator, and to distribute the balance of the assets of this estate to the devisees named in the last will and testament of the said testator as hereinafter directed;

And the Court being of the opinion that the allegations of the petition for this final decree are true and correct as therein set forth and that the prayer of said petition should be granted; that the Co-Executors have fully executed the last will and testament of the said Rowell A. Rillups, deceased, in accordance with the terms thereof; and that this estate has been fully and completely administered:

IT 13, THEREFORE, CHURNED, ADJUNCTION AND DECORRED AS POLICUS:

1. That under the terms and provisions of the said last will and testiment of Rowell A. Rillings, deceased, and as prayed for in the petition for writing decrees now on file herein, a final accounting herein by the Co-Essecutors of this estate is hereby waived;

- That all of the right, title and interest in and to that certain real property owned by the said Rowell A. Billups at the time of his death, known as and designated his "Pleasant Lake Plantation", located in Sections 10, 11, 12 and 13, Township 18 North, Range 1 East, in Leffore County, Mississippi, be, and the same is hereby declared to vest in said testator's daughter, Alleta B. Saunders, for and during her natural life, upon the death of the said Alleta B. Saunders the same to become a part of the "Rowell A. Rillups Residuary Trust", as set forth in the last will and testament of said testator, if the said testator's widdy, Wrach R. Billups, be then still alive, otherwise, the same to become a part of the "Rowell A. Billups Family Trust", which is here identified as an intervivos trust created by the said Rowell A. Billups by trust agreement dated October 29, 1959, in which W. H. Montjoy, C. D. Saunders and Deposit Guaranty Bank & Trust Company, of Jackson, Mississippi, are named as Trustees thereof;
- 3. That the indebtedness due and payable to the Mederal Eand Bank of New Orleans, secured by a first deed of trust and lien on said "Pleasant Lake Plantation", the principal balance due on which amounts to \$27,707.77 at this time, be, and the same is hereby declared to be an indebtedness of the "Rowell As Billups Residuary Trust", and is to be paid, when and as the same matures, by said Trust;
- 4. That the delivery by the Co-Executors of this estate of the farming tools, implements and equipment, used and owned by the testator in connection with the operation of his "Pleasant Lake Plantation", to Alleta B. Saunders, as her sole and individual property, be, and the same is hereby redified, confirmed and approved;
- That, in accordance with the express wishes of Grace R. Billups and Alleta B. Saunders, the sale and only heirs at law of Rosell A. Billups, descript, and the sale and only beneficiaries of the two trusts created by the last will and testement of said deceased, the transfer by them to the individual trustees of the "Rosell A. Billups Residuary Trust" of curtain property situated in the State of Louisians acquired by them by inheritance

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from Bowell A. Billups, decreased, through the civil laws of that state, rather than under the terms of the last will and testament of the testator and the law of the State of Mississippi, is hereby approved, and that said Grace R. Billups and Alleta B. Saunders, as expeditiously as is pensible, by whatever acts of sale or conveyance are necessary under the laws of the State of Louisiana, convey to C. D. Saunders and W. H. Montjoy, Trustees of the "Rowell A. Billups Reciduary Trusts, their present undivided interests in those properties known as and designated here for brevity as (a) the "Baton Rouge Lot", (b) the "Widelia Lot", (c) the motor yacht "Nemo III", (d) Certificate #29 for 425 shares of stock of House Motor Company, Inc., a Louisiana cerporation, registered in the name of R. A. Billups, and (e) Certificate #30 for 325 shares of stock of House Motor Company, Inc., a Louisiana corporation, registered in the name of Grace R. Billups, it being noted here for information purposes only that the Louisiana Trust Statute denies banking corporations located in states other than Louisians the right of administering trust property located in said state of Louisians, therefore the individual trustees of the "Rowell A. Billura Residuary Trust" only may administer the corpus of such trust having its situs within the state of Lodisians,

and convey to House Motor Gompany, Inc., a Louisiana corporation, an undivided one-half (1) interest in and to that certain property in the state of Louisiana here designated for brevity as the "House Lot", as well as an undivided one-half (1) interest in and to that certain claim against the Tidenater Oil Company which arose in connection with the testator's record title to said "House Lot", which property was half by the regulator in truet at the time of his design for the use and benefit of said House Motor Company, Inc.;

That, in order to clarify and evidence her individual indebtedness, to this entitle Alleta B. Saintiers execute and deliver her, two promiseory notes to the Commodutors of this estate, both detail will 1, 1963, bearing interest at the rate of two and our-half (200) per centure per annum, and Sting dub and payable

on or before June 1, 1983, with the interest thereon being due and payable on demand, the first of said notes being for the principal amount of \$211,781.72, the second of said notes being for the principal amount of \$263,419.36; and that said Co-Executors of this estate endorse over without recourse and deliver said note for \$211,781.72 to the Trustees of the "Grace R. Billupe Marital Trust"; and that said Co-Executors of this estate endorse over without recourse and deliver said note for \$263,419.36 to the Trustees of the "Rowell, A. Billupe Residuary Trust";

- 8. That Grace R. Hillups, in the exercise of the right given to her under the terms of the last will and testament of the testator to select any and all property of this estate to comprise the corpus of the "Grace R. Billups Marital Trust", which will consist of the maximum value of property, but no more, that might be deducted from the testator's estate as the marital deduction under the applicable Internal Revenue Code of the United States, having indicated her wishes in such respect in the petition for a final decree now on file herein, the various properties listed and described in "EXHIBIT A" attached to this decree and made a part hereof, be conveyed, transferred and delivered as expeditiously as possible by the Co-Executors of this estate, and by whatever means are necessary and proper, to C. D. Saunders, W. H. Montjoy, and Deposit Guaranty Bank & Trust Company, Jackson, Mississippi, Co-Trustees of the "Grace R. Billups Marital Trust";
- 9. That the activation of the "Rowell A. Biblups Residuary Trust" as shown by the acceptance of the duties and responsibilities thereof by the signatures of the three Trustees thereof on the petition for final decree herein, he retified, confirmed and approved;
- 10. That all of the right, title and interest in and to any and all real and personal property including, but not limited to, any and all acreage held for production of oil, including undeveloped mineral interests and wil, gas and mineral leasehold interests, owned by the said Rosell & Billups at the time

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of his death, with the exception of the property specifically mentioned and described in this decree and "EXHIBIT A" attached hereto, be, and the same is hereby declared to vest in C. D. Saunders, W. H. Montjoy, and Deposit Guaranty Bank & Trust Company, Jackson, Mississippi, Co-Trustees of the "Rowell A. Billups Residuary Trust"; and said various properties are to be conveyed, transferred and delivered as expeditiously as possible by the Co-Executors of this estate and by whatever means are necessary and proper, to C. D. Saunders, ... W. H. Montjoy and Deposit Guaranty Bank & Trust Company, Co-Trustees of the "Rowell A. Billups Residuary Trust";

estate, the Deposit Guaranty Bank & Trust Company, Jackson, Mississippi, is hereby designated Custodian-Trustee of both the "Grace R. Billups Marital Trust" and of the "Rowell A. Billups Residuery Trust", that is to say, said Deposit Guaranty Bank & Trust Gompany shall be the custodian, acting for and on behalf of all of the three named Trustees of said Trusts, of all papers, documents, files, account records, and properties owned by and partaining to said Trusts, until further ordered by this Court of by agreement of a majority of said Trustees;

bution of the assets belonging to this estate as hereinabove ordered, such receipt vouchers from and of the "Grace R. Billups Marital Trust" and the "Rowell A. Billups Residuary Trust" being necessary to be signed only by the Deposit Guaranty Bank & Trust Company, the designated Custodian-Trustee, the same be noted on the General Docket in this cause, and, thereafter, C. D. Saunders and W. H. Montjey, Co-Executors of the Estate of Rowell A. Billups, Deceased, be forever and finally discharged from all liability on account of their administration of this estate.

SO CREEKED, ADJUDGED AND DECREED, in vacation, at Gleveland, Bolivar County, Mississippi, on this the 12th day of July, A. D., 1963.

Man august Spice

Luther Whitting California Co.	Hae Morrison Brake - Gex #1 (Ga Plemmons - Pringle Helveston Unit #1 Helveston - Boyd U	USA D-1 H. W. Carter Hattie Bauer Hattie Bauer Board of Super T. S. Martin	Tidewater-Jett Frances Geddes Frances Geddes Schuchardt B-1 Schuchardt J-1 Schuchardt B-2 F. M. McGehee	G. W. Armstrong I Thad Leak 1 & 2 Judson Ratcliff I Thad Leak #4 Thad Leak #5 (Plus Wagner 1 & 2 C. L. Campbell #1 Fred Campbell #2 Fred Campbell #2 Humble-Serio-Campbell #3 Fred Campbell #3 Minter A-2 & A-3	Well:
Luther Whittington (R. I.) California Co. (R. I.)	a (Gas #1 (Gas Pringle nit #1		Tidewater-Jett-Minter Unit Frances Geddes A-1 Frances Geddes A-2 Schuchardt B-1 Schuchardt J-1, J-2, J-3, J-4, J-5 Schuchardt B-2, B-3, B-4, B-5 F. M. McGehee #1	G. W. Armstrong 1 & 5 Thad Leak 1 & 2 Judson Ratcliff #2 Thad Leak #4 Thad Leak #5 (Plugged) Wagner 1 & 2 C. L. Campbell #2 A Fred Campbell #2 A Fred Campbell #2 Humble-Serio-Campbell A-1 Fred Campbell #3 Minter A-2 & A-3	
	East Heidelberg Analey Citronelle Citronelle Citronelle	Richardson Greek Courtland Flat Bock Flat Bock Knoxville Area North Knoxville Bucutta	Levees Greek Moorland Moorland North Carthage Foint North Carthage Foint North Carthage Foint	Commencement Commencement Commencement Commencement Rifle Foint Fayette Morth La. Grange North La. Grange	Field:
	Jasper Co., Miss. Hancock Co., Miss. Mobile Co., Ala. Mobile Co., Ala. Mobile Co., Ala.	8 8 8 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8 9 8	Adams Co., Hiss.		County and State:
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9101 0024 0033 0033 0045 0045	7530	7848 5793 6080 6558 7135 7842 2012	5291 5842 6624 7114 7298 7366 14088	6053 6054 6067 7365 7444 6972 6081 6162 6711 6654	
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Exhibit 'A''

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Hell:

Field:

County and State:

Trans-Scate
Trans-Scate
Trans-Scate

California Co.

Division Ord

6,1480 - SISTEMINI TINA TIQ

Trans-State Oil Co. Trans-State Oil Co. Trans-State Oil Co. Bumble Oil Co. (R. I.) Trans-State 011 Co. (F. 1.)

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Jeff Vapuer Para

OIL WILL TANGIBLES

Any and all personal property, equipment and fixtures owned by the testator at the time of his death and used in connection with the operation of any of the oil wells mentioned in this schedule.

Exhibit "#"
Page 2

Trans-State

Trans-State

Trans-State
Trans-State

Trans-State

Trans-State

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BONDS

im.	Maturity Value	Rate	Yi•ld	Bete of Maturity
Abordoon, Miss., City of	\$27,000.00	4.50	2.75	1963-69
Document, Texas, City of	\$5,000.00	3.25	3.25	1968
Rryen, Texas, City of	\$5,000.00	3.40	4.00	1961
Denison, Texas, City of	\$5,000.00	3.80	4.00	1968
Harris County, Texas	\$5,000.00	3.50	3.60	1969
Pearl River Valley Water Supply	\$100,000.00	4.50		1999
Poarl River Valley Water Supply	\$200,000.00	4.50	4.55	1999
Tishomingo County, Miss.	\$34,000.00	6.00	2.75	1963-1968
Boston, Mass., City of (Orlando Bonds)	\$15,000.00	3.75		1963
Boston, Mass., City of (Orlando Bonds)	\$25,000.00	3.75		1965
State of California (Orlando Bonds)	\$50,000.00	5.00		1965
Corinth, Miss., City of	\$103,000.00	4.50	2.75	1963-1965
Los Angeles Co., Calif. (Orlande Bonds)	\$25,000.00	3.75		1963
State of Mississippi	\$3,000.00	2.90	2.75	1967-1970
Montgomery County, Maryla (Orlando Bonds)		5.00		1965
Newton, Mississippi	\$2,000.00	¹ 3.125	2.75	1965
Prince George's County, Maryland (Orlando Bonds)	\$13,000.00	5.00		1963
Smith County, Miss.	\$4,000.00	2.75	2.75	1965
Water Valley, Miss.	\$28,000.00	3.50	2.75	1965-68

MATERIAL PROPERTY AND A

Helper:	Peter	Pag:	Interest Bate:	•	incred:
W. C. Beynn	•	İdamid		•	\$5,000.00

Exhibit "A" Page 3 BOOK 11 ME 65

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DESENTULES

Billups Western Petroleum Company 6% and income participating debentures having a total par value of \$60,000.00.

CORPORATE STOCES

Hame of Corporation:	State of Incorporation,	Humber of Shares
Echels Auto Parts	Mississippi	935
Oklahoma Farms, Inc.	Mississippi	25
Gulf Motor Parts	Mi esis sippi	155

REAL PROPERTY

An undivided ene-half () interest in and to that certain land in Carrell and Helmes County, Mississippi, designated and commonly referred to as "Oklahoma Farms" (whether hereinafter correctly described or not), described as follows, to-wit:

That part of the MEt and of the Ed of the Ed

of the MV lying South of Abiasa Crock, of Section 14;
The SE and the E of the SW of Section 14;
The E of the SE of Section 22;
All of Section 23;
The W of the MW of Section 26; and
The E of the HE of Section 27;
All in Township 17 North, Range 1 East, in said Carrell and Helmes Counties, Mississippi.

That cortain land in Carrell County, Mississippi, designated and commonly referred to as the "Bingham Place" (whether hereinafter correctly described or not), described as follows, to-wit:

The SBt of Section 8; and
The Hg and the Hg of the SHt of Section 17;
All in Township 19 Horth, Range 3 East,
in said Carrell County, Mississippi.

That certain property designated and commonly referred to as the "Old Saunders Home" and the land upon which it is situated in the City of Greenwood, in Leflere County, Mississippi, particularly described in the deed executed by Alleta B. Saunders and C. D. Saunders in favor of R. A. Billups dated Descender 28, 1956 and reserved in Book 119, at page 382, et seq, of the Land Deed Records of Leflere County, Mississippi.

BANK CERTIFICATES OF DEPOSIT

Bepesit Guaranty Bank & Trust Company, Jackson, Misslesippi, . \$160,000.00
Attala Estimal Bank, Kossiusko, Misslesippi, \$150,000.00

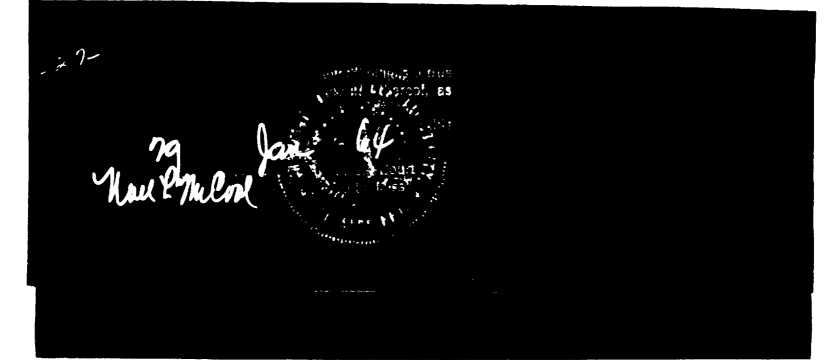
Exhibit "A"
Page

1381....

HECAPITULATION OF ASSETS SELECTED BY GRACE R. BILLUPS TO COMPRISE THE CORPUS OF THE "GRACE R. BILLUPS MARITAL TRUST"

Uni della "this senedule" ()	, , , \$308,956,06
Oil Well Tangibles (this schedule)	\$10,947.57
Bonds (this schedule)	* 71 ₂ 393 .09
Notes Receivable (this schedule)	\$5,000.00
Debentures (this schedule).	
Stocks (this schedule)	\$41,838,62
Real Property (this schedule))55 <u>,5</u> 78.31
Loss: "Oklahoma Parms" debts as follows: Secured:	<u>11,608,08</u>
Balance, a see a see a see a see a see a see	443,970.23
Certificates of Deposit (this schedule); plus ascrued interest,	\$321,100.00
Alleta B. Sauniers note (see paragraphs XII and XIII of this petition)	
TOTAL	\$1,688,258,51

Exhibit "A"
Page 6



Sanden Trust Plage Sely P.C. Berlin

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و المراجعة			
STATE OF MISSISSIPPI, FRANKLIN COUNTY			a
I, Mrs. Marvin Jones, Clenk of the Chaptery C	pufft, hereby certify ti	nat this instrument was filed for rec	ord at
o'clock M. on the day of		at my office and was duly :	recorded the
22 day of Telegraph 198 4 in	will	Book Pe	· KOO-\$24
Witness my hand and seel at said Court this th	of 2 and day	a stelmany	_ 190 #
another (etter)	i c	MRS, MARVIN JONES, Clerk	
JRAHY			
e de la companya del companya de la companya del companya de la co	4	•	
ATTACK A TOP OF THE PARTY OF TH			
ATE OF MISSISSIPPI, County of Madison:			
I, W. A. Sima, Clerk of the Chancery Cour	t of said County,	certify that the within instrum	tent was filled
r vectors in any office this	Zhasik		clock_Q_M.,
Garas duly seconded on the 24 day of	March	, 196호, Book No. 1 /e	n Page_5.5 67
	no 26 or	Deal of the same	
White my hand and seal of office, this t	he	W & SING Clark	5
EART JOSE - CONTRACT OF THE STATE OF THE STA	P N O O O O O O O O O O	2 VRZ A	

Tast Will and Testament

husband and wife, both being residents of Madison County, Mississi i, and each being above the age of twent -one years and of sound, disposing, minimum and memory, do hereby make, publish and declare, this, our joint Last Will and Testament, hereby specifically revoking any and all other instruments of like nature and codicils thereto, heretofore made, or numberting to have been under by us, or either of us.

- (1) Upon the death of either of us, the nurvivor shall have and receive, by way of devise, all property of every kind and character belonging to much decedent, except for \$1.00 which shall come from the Estate of decedent and be paid over to our son, James B. Speed, at this time resident in New York.
- (2) Should our deaths occur in one another or calamity, or union circumstances taking it uncertaines to which of un preference the other, then all property belonging to us, jointly or severally, aballice, and is hopely devised to Carrie Wiggins Spears of Chicago, Illingin, so I muches, First, for our said son James B. Speed, and Second, sould be die before the termination of said Trust, then for his children then surviving, begetten in lawful wellock.

As such Tructee, the said Carrie Migrins Spears is vested with unlimited authority, in her discretion to brothe run dispute of all remets so doming into her hands as she deems best for the headit of the . Discour is. Speed only moving said of them, that to to say, the map invest, sell, or is an importional draw from principal or interest as she seen fit as for such uses and purposes, to or for the benefit of the headition; or below hereficiaries, from time to time, without supervision or control or helps held to account. She shall not be remired to size any bond as fruntee.

PACE 1, LAST WILL AND TASTAMENT OF JAMES OFFICE AND DATUME OPEND, Ambhand & wife.

FILED
THIS DAY
4-28-65
DATE
W. A. SIMS
Chancery Clerky
By Man Lik brugher De

800x 11 ME 69

PACE 2, LAST WILL AND TESTAMENT OF JAMES SPEED AND DANKIE SPEED, husband & wife.

In full compensation for her services she is allowed to have and retain ten per cent. (10%) of funds distributed by her as Trustee.

James Speed Speed

Dannie Speed

WITNESSES:

Mrs. Velma G. Alowell

CODICIL MC. CHE

By this codicil to our foregoing will, we, being still of sound and disposing mind and memory, do hereby make this change in the provisions therein to this extent:

(a) All property which will go to the curvivor under Paragraph (1) of said will, which may not be disposed of by said survivor prior to his or har death, shall upon the death of the survivor to to Tarrie T. Spears, as Trustee, as heretofore provided in the event of our joint death. Also, Jarrie T. Spears, as Trustee, in either event, shall have right, in her discretion to occupy the residence now occupied to us, without rest

(b) To hereby cominate and appoint the survivor of up as Executor or executive without bond of the foregoing will and this codicil thereto.

Witness our signatures in the presence of the witnesses hereunto subscribed, who have signed as such at our special instance and request, in the presence of each other, all upon this, the CRF1 tag of Tag, 1961.

James Speed,
Dannie Speed,

Eula C. Sastan

Madison:

W. A. Sayer Clark of the Chancery Court of said County, certify that the within instrument was filed and the 28 day of April 1965, at 8:06 0.70.

and of office, this the 4 of May 1965 by Marlene D. Flunt

), C,

In the matter of Last Will and Testament of James Speed,

--0--

Decembei,

Dannie Spend,

Biesulrin,

BOOK 11 PAGE 70

:c. 18-719

AFFIDAVIT OF SUBSCRIDING MITHURS

STATE OF MISSISSIPPI

HI.DS COUNTY

This day personally appeared before me, the undermissed satherity in any for the above Sount, and State, Mrs. Yelma G. Howell, who, first having been by me duly sworm, did depose and say as follows:

In a September 9, 1053, at a time when I was secretary of the lines been, an Abtorney of Cambon, Mississippi, James Speed and Darnte Speed, husband and wife, signed in our presence a Last Will and Testure what is all teen project after conference with their and Mr. Dean and I simulate an uites see to the admicrostion of the Will. They simed in our amoretes, and we signed a min to a chart their amoretes. It that time each was sefficient bevoor a sea of the para, and their sector condition was sound.

The Colone to their !

Sworm to and subscribed before no this 27th harde April, we.

Notary Public

And gonalesion expires:

My Commission Expires Dec. 12, 1967

THIS DAY

4-28-65

W. A. SIMS

Chancery Copy

MLO VRSuglay De-

FILED

STATE OF MISSISSIPPI, County of Madison	:	
I. W. A. Sims, Clerk of the Chancery Co	urt of said County, costifu that the	within instrument was file
for record in My office this 22 day of and was duly recorded on the 7 day of in my office.		\mathbf{r}
Witness my hand and seel of office, this	by Marleners	IMS, Clerk
do a la company de la company	of meneral	· Flust

In the matter of Last Will and Testament of James Speed,

Deceased,

Dannie Speed,

Executrix,

No. 18 - 719

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

YAZOO COUNTY

Million

This day personally appeared before me, the undersigned authority in and for the above County and State, Eula C. Saxton, who, first having been by me duly sworm, did depose and say as follows:

Upon May 22, 1961, at a time when I was secretary of Mr. Hermon Dean, ar Attorner, of Canton, Mississippi, James Speed and Dannie Speed, husband and wife, signed in our presence a codicil to a Last Will and Testament which had been executed by them upon September 9, 1953, before Hermon Dean and Velma G. Horroll, as subscribing witnesses. The codicil was prepared after conference with them, and Mr. Dean and I signed as witnesses to their execution of the modicil. The ccdicil was written on the lower portion of the second page of the original Mill. They signed in our presence, and we signed as witnesses in their presence. At that time each was definitely above the age of 21 years, and their mental condition was sound.

and subscribed before me this 21 day of

W. A. SIMS Mus V. Seyler DZ

STATE, SF MISSISSIFFI, County of Medison: 2. W. A. Bitog. Clark of the Chancery Court of said County, certify that the within instrument was filed the miles this 28 day of 1971 1965, at 2:00 2. M. No colone to my office this 28 on Page 7/ _, 196之, Book No.

> ., 1965 W. A. SIMS, Clerk

., D. C.

In the intter of Last Will and Testament of James Speed,

Doneased,

Dannie Breed, imesutria, I

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11 FASE 72 BOOK

110. 13-714

TYPIDAVIT OF SUPSCRIBING MINUTES

STATL OF MISSISSIPFI

MADISON COUNTY

This day personally appeared before no, the underest set extention to and for the above Scunty and State, Merica Dean, and, first maving fees to a drily morn, did decrese and the above its

Upon Jegrerhan C, 1955, James Specificha Din Le Joseph Santia and A. wife, signed in the presonse of γ satisfies, γ , γ , γ Hample, and may a last will and Rostanont Gibb mail term opening the conso the range with them. The polynomia for one presente, and we signed the street is the injures energy V that time each this design telly above the type V = V + Vand their mental condition was commut-

My can May 10, 1961, James and Daumie Speci, Muband and wife and the bus presence of a coordamy, at that time, with 3. Shirts, who expresses the bold Multicom Terroment and the had been exerted by them at a light than the to the model in a Bould I and the and the spirit inglication of the model of the model of influence which there and we should be included by mthe collett. The matterland written on the brane parties of the copy, and for the uning that will. They class in our probable, truse itsees to be a in smelt presente. At that time made you definition of the resent of the reand their mental condition was round.

Sugar to and supportion before me this 24 day of 444. 1

My pullibrion empires: /-/-6 8

Wed Same Clay Hech by Theo O. P. Son de

	FILED
	THIS DAY
•	4-24.65 DATE
	W. A. SIMS
R	Chancery Escape
,	malt Sway for the

STATE OF MISSISSIPPI, County of	Madison;	
i. W. A. Sind, Clork of the Cha	dey of Africa	that the within instrument was files
and was duly recorded on the	day of Kay, 196	Seek No. // on Page /c-
	Marles	M. A. SIMS, Clark W. D. Signt D. C.

Last Will and Testament

STATE OF ALABAMA
MORGAN COUNTY

#18-720

KNOW ALL MEN BY THESE PRESENTS, THAT:

I, H. B. Luckett (being one and the same person as Henry Bradford Luckett), a resident of Morgan County, Alabama, hereby make and declare this my Last Will and Testament, hereby revoking all Wills heretofore made by me at any time:

ITEM 1. I give, devise and bequeath unto my son, A. B. Luckett, whose full name is Angelo Bradford Luckett, all of the property of which I shall die seized and possessed, real, personal and mixed, wheresoever situated.

ITEM 2. I nominate and appoint my son, A. B. Luckett, as executor of this my Last Will and Testament, and direct that he shall not be required to give any bond or make any inventory, accounting or settlement of my estate in any court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Last Will and Testament in the presence
of the persons whose names are hereto subscribed as witnesses on
this 26 day of Manney, 1966.

H. B. Luckett (SEAL)

Signed, sealed, published and declared by the above named H. B. Luckett as and for his Last Will and Testament, in the presence of us, who, in his presence and at his request, and in the presence of each other, have hereunto set our hands as witnesses.

Homes W. Luket. W.

FILED
THIS DAY
4-29-63
DATE
M. A. SIMS
THE YELLOW

STATE OF MINISTERPPI, County of Madison:

15. W. A. State, Clock of the Chancery Court of said County, certify that the within instrument was filed that the within instrument was filed that the chancery Court of said County, certify that the within instrument was filed that the said that the sai

555...

=11-720

STATE OF ALABAMA
COUNTY OF Limestone

IN THE MATTER OF A CERTAIN INSTRUMENT OF WRITING PURPORTING TO BE THE LAST WILL AND TESTAMENT OF H. B. LUCKETT, ALSO KNOWN AS HENRY BRADFORD LUCKETT, DECEASED.

This day personally appeared before me, the undersigned Kotary Public in and for the above County and State, Myrtle M. Luckett, one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of H. B. Luckett, also known as Henry Bradford Luckett, deceased, late of the County of Morgan, State of Alabama, and formerly of Madison County, State of Mississippi, who, having first been duly sworn, makes oath that the said H. B. Luckett signed, published and declared said instrument as his Last Will and Testament on the 28th day of Earch, 1964, the day of the date of said instrument, in the presence of this affiant and James M. Luckett, F. D., and Rosemary Luckett, now Frs. Rosemary Luckett Fraytor, the other subscribing witnesses to said instrument; that said testator was then of sound and disposing mind and memory, and more than twenty-one years of age; and this affiant and James M. Luckett, M. D., and Rosemary Luckett subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

Sworn to and subscribed before me this the 23 day of Confidence of Confi

FILED
THIS DAY
4-29-61
DAIL
W. A SIMS
DAIL
MARKET COMPANY
THE COMP

LAST WILL AND TESTAMENT

18-724

<u>CF</u>

WAXINE S. LOEB

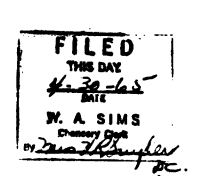
Canton, Tadison County, Mississippi, being above the age of twenty-one years, and of sound, disposing mind and memory, do hereby make, publish and declare this, my last Will and Testament, hereby specifically revoking any and all other instruments of like nature, and codicils thereto, heretofore made, or purporting to have been made, by me.

ITEM I

I direct payment of my just debts and funeral empences.

ITE: II

To the following persons, I devise and bequeath the assumts, in each, following their names below, to-writ:



•	
Mildred Wiener	الله من الله الله الله الله الله الله الله الل
Willie Wiener	100.00
Rosemary Wiener	100.00
Carrye Loeb Wiener	100,00
Jimmie Franson & Janet Branson	a,000.00
Jeanette Branson	1,000.00
Sllen Liener	00.00L
Jay Wiener	100.00
Mary Loeb Miener	100.00
John Samuel Micher	700.00
Henry Baum	JOO.00
Irving Slager	150.00
Ernest Slager	250.00
Lt. Joe Baum	500,00

ITEM III

To the following institutions, in memory of my beloved husband, Julius G. Loeb, I devise and bequeath the following:

To Leo Levi Hospital, Hot Springs, Arkansas, 01,000.00,

To the Jewish Children's Home at New Orleans, Louisiana, 11,000.00,

To the B'Nai Brith Home, Memphis, Tennessee, 01,000.00

ITEN IV

I devise and bequeath to the following persons the articles following their names below, respectively, to-wit:

BOOK LE PAGE 76

Page 2 - Last WARR and Lestament of Jordine S. lock

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my C. Lett	wer thrust he ambig state to the

17. 7

We stand in the formula for some a few sections of the standard of the standar

It. Joe Baum	15 shares American Telephone & Telegraph Company, 60 shares Lehman Corporation, and 50 shares Eastman Rodak Company.
Jack Baum	50 shares Budd Company, 50 shares F. W. Woolworth Company, 15 shares Eastman Kodak Company.
Jackie Baum	25 shares Lehman Corporation.
Wildred A. Baum,	32 shares Illinois Central Railroad Company.
Terry Hammer	30 shares Lehman Corporation.
Fat Baum	25 shares Lehman Corporation.
Therese Faum	25 shares Lehman Corporation.
Gordon Daum	45 shares Eastman Kodak Company,
Jeanette Pranson	80 shares American Car Company, and 50 shares United States Steel Componation.
John Michard B ranson	25 shares United States Steel Corporation.
Robert Branson	25 shares United States Steel Comporation.
Jimmie & Janet Branson	36 shares American Telephone & Telegraph Company.
E. L. and Lois Edwards	10 shares Standard Cil of California.
Eaxine Baum	10 shares Standard Gil of California.
Jeanotte Marmer	200 shares Greyhound Tus Corporation and 90 shares Standard Mil of California.
Samuel D. Loeb	10 shares Eastman Hodak Company.
Melvin Mortin	22 stares Sinclair Cil Company.
Iois Martin	50 shares El Paso Cas Company.
Dunice Seither	25 shares Lehman Corporation.
Tab Teorge Slager	15 shares Sinclair Gil Comany.
Ernest Slacer	50 chares Lehman Componation.
Randy Slager,	15 shares Sinclair Oil.

ITE! VI

To Jeanette Nammer I devise and bequeath the residence at 336 Hast Feace Street, Janton, Mississippi.

ITE! VII

To Jeanette Branson I devise and bequeath the rental property at 1446 East Center Street, Canton, Mississippi.

Pare 4 - last Will and Testament of Carine S. Loeb

ITEL VIII

I devise and bequeath United States Overnment Londs to the following remone, as follows:

> axine havr Jimie Iranson Numi de veditier Mdie Camer 1,000.00 Urnest Sla or

ITE: IX

Any and all other process; small by me not an enterior of the blow, a derise and bequeath, share on idiane allie, to dear the learn of the in, Tamine Laws and Jeanette Emmoon.

I appeals the nephew, James Francon, Tree ton 1990, or cred 1991 and 'esterent, vithout bond.

IN TANK O'Y AMERO, withers my signature in the one nee of the undersigned milwoones, who have signed as such at my special fruit he the graph of in in presence and in the propence of each other, all you this, the 3970 1913.

Elise D. Volony

STATE OF MISSISSIPPI, County of Madison: 1. W. A. Siins, Clark of the Chancery Court of said County, certify that the within instrument was filed moved in my office this 30 day of 1965, at 1965, at 1965. ______ 196.5, ar_ _, 196.5, Book No.__ fibe record in any office this 30 day of and was duly recorded on the in my office.
Whenevery hind and see Wirese ary heart and seel of office, this the

BOOK 11 ME 79 I ma inie & Frekt gerk aud Emus muid this day august 26th 1963.
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the Hacedard oil Strike 10 chave. moultimed in my mel-to be charged to Mies seanette Fairmer ? Et Inic. The Sel. Central Strek Lanking Change. to It Suductare - So this much made in my nill thomas he charact to the right Confrateme + with the in manner in Smy rill To Chara taghand Bu to go to Make Sam have 20. shawing the Trekening - For his the year. he has brokes after my mitter 10 Chave to my Heath for te, many 30 Shares to my nein frant. Buch so Therein to Co of the were to get in the series of the ment of the ment of the series o Sing Clork of the Chancery Court of said County, certify that the within instrument was filed my of Series 1965, at 8:000. M.

STATE OF MISSISSIPPI,

MADISON COUNTY

800x 11 mg 80

signed, published and declared said instrument as her last will and testament of 29th day of June AD. 1962, the day of the date of said instrument, is resence of this deponent, and in the presence of Eloise T. Molony the other subscribing witness and that said Testat Fix was then of sound and disposing mind the emory, and more than twenty-one years of age, and having her usual place of about did County and State, and this deponent and Eloise T. Molony sax subscribed and attested said instrument as witness the signature and publication thereof, at the special instance of said TestatFix and in the presence of each other, on the day and year of the date of said instrument as witness the signature and subscribed before me this the Sax Alian State Chancery Clark. Sworn to and subscribed before me this the day of April A. D. 19. W. A. SIMS ANXANTHOLOGIC Chancery Clark. Ly Mark Siefs, Chancery Clark. Ly Mark Siefs, Chancery Clark.	Maxine S. Loeb	deceased, late of Madison County, Mississi
strument of writing, purporting to be the last will and testament of the said Maxine S. Loeb ho, being duly sworn, deposed and said, that the said Maxine S. Loeb signed, published and declared said instrument as her last will and testament or seence of this deponent, and in the presence of Eloise T. Molony et other subscribing witness. and that said Testat Fix was then of sound and disposing mind emory, and more than twenty-one years of age, and having her usual place of about did County and State, and this deponent and Eloise T. Molony subscribed and attested said instrument as witness the signature and publication thereof, at the special instance of said TestatFix, and in the presence of said TestatFix and in the presence of each other, on the day and year of the date of said instrument is subscribed before me this the State of April A. SIMS Chancery Class Sworn to and subscribed before me this the day of April A. D. 18 STATE Chancery Class Chancery	Personally appeared before the undersigned	d Clerk of the Chancery Court in and for said County
signed, published and declared said instrument as her last will and testament or signed, published and declared said instrument as her last will and testament or seence of this deponent, and in the presence of Eloise T. Molony e other subscribing witness and that said Testat rix was then of sound and disposing mind emory, and more than twenty-one years of age, and having her usual place of about did County and State, and this deponent and Eloise T. Molony subscribed and attested said instrument as witness the signature and publication thereof, at the special instance of said Testatrix and in the presence of each other, on the day and year of the date of said instrument as witness the signature and publication thereof, at the special instance of said Testatrix and in the presence of each other, on the day and year of the date of said instrument as witness the signature and publication thereof, at the special instance of said Testatrix. W. A. SIMS Crancey Chart W. A. SIMS Crancey Chart W. A. Simis, Chart of Madison: W. A. Simis, Chart of the Chancey Court of said County, cortify that the within instrument was second in any of the day of Simis County and Simis Chart of Simis County and Simis Chart of Simis County and Simis	ate, Bessie Lee Barrow and on	e of the, subscribing witnesses to a cer
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the signature and publication thereof, at the special instance of said Testat Tix and in the presence of each other, on the day and year of the date of said instrum FILED THIS DAY Bessie Lee Barrow W. A. SIMS Crancery Class W. A. SIMS XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	d County and State, and this deponent and	Eloise T. Molony
Sworn to and subscribed before me this the 30 day of April A. D. 19 This sign of the Chancery Court of said County, certify that the within instrument was septid in say of the Chancery Court of said County, certify that the within instrument was septid in say of this this 20 day of the Chancery Court of said County, certify that the within instrument was septid in say of this this 20 day of the Chancery Court of said County, certify that the within instrument was septid in say of this this 20 day of the Chancery Court of said County.	k	subscribed and attested said instrument as witness.
Sworn to and subscribed before me this the 30 day of April A. D. 19. Ly M. A. SIMS AXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s main Temperature, and in the presence of each	h other, on the day and year of the date of said instrum
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E OR -MISSISSINDI, County of Madison: W.A. Sinis, Clirik of the Chancery Court of said County, certify that the within instrument was accord in any office this. So day of	THIS DAY THIS DAY DATE W. A. SIMS Chancery Clean This Manuale of the control	Bessie Lee Barrow
E OR MISSISSIAPI, County of Madison: W.A. Siefe, Clirik of the Chancery Court of said County, certify that the within instrument was accord in any office this. So day of	THIS DAY THIS DAY DATE W. A. SIMS Chancery Class This Manuale of the control	Bessie Lee Barrow April A. D. 196 W. A. SIMS
E OR MISSISSIAPI, County of Madison: W.A. Siefe, Clirik of the Chancery Court of said County, certify that the within instrument was accord in any office this. So day of	THIS DAY THIS DAY DATE W. A. SIMS Chancery Class This Manuale of the control	Bessie Lee Barrow April A. D. 196 W. A. SIMS
W. A. Simis, Clark of the Chancery Court of said County, certify that the within instrument was accord in any elimb this	THIS DAY THIS DAY DATE W. A. SIMS Chancery Clear This I Addrugle of the control of the cont	Bessie Lee Barrow April A. D. 196 W. A. SIMS
W. A. Simia, Clerk of the Chancery Court of said County, certify that the within instrument was accord in any office this day of	THIS DAY DATE W. A. SIMS Crancery Class I Abruple: AC. Sworn to and subscribed before me this the	Bessie Lee Barrow Bessie Lee Barrow AD Lee Barrow AD Lee Barrow A. D. 196 AND A. SIMS AND A. SIMS AND A. R. Smyller A. D. 196 A. D. 19
scort in any office this 30 day of 196. at 5:00 a.	THIS DAY DATE W. A. SIMS Crancery Class Line Manuals of the Comments of th	Bessie Lee Barrow Bessie Lee Barrow April A. D. 196
ves duly recorded on the today of ay, 1965. Book No. on Page	THIS DAY 30 63 DATE W. A. SIMS Crancery Class Sworn to and subscribed before me this the 1/13/ TOR-MISSISSIPPI. County of Madison:	Bessie Lee Barrow Bessie Lee Barrow April A. D. 196 AVIX NI SIMS AVIX NI SIMS A. D. 196 A. D.
Applied : A P. 1.	THIS DAY DATE W. A. SIMS Crancery Close Sworn to and subscribed before me this the TOR-MISSISSIAPI, County of Madison: W. A. Simia, Clock of the Chancery Court of	Bessie Lee Barrow Bessie Lee Barrow April A. D. 196 W. A. SIMS AY M. V. R. Smiller D Ay Mr. V. R. Smiller D
	THIS DAY 30 CONTROL OF MADE AND CHARLES AND CHARLES AND COUNTY OF Madison: 1. W. A. SIMS Sworn to and subscribed before me this the W. A. Simia, Clark of the Chancery Court of Cou	Bessie Lee Barrow The Bessie Lee Barrow April A. D. 19 W. A. SIMS AVIANOMIA Chancery Clerk Ly Ma. V. R. Smiller The County, certify that the within instrument was

11 PAGE 81

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

LAST WILL AND TESTAMENT OF MAXINE S. LOEB

NO. 18 724

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, J. S. Weatherby and Mattie F. White, who after being by me first duly sworn said:

That affiants are the Vice-President and Cashier and the Assistant Vice-President, respectively, of First National Bank of Canton, Mississippi; that they were well acquainted with Maxine S. Loeb, deceased, during her lifetime and in their positions have had occasion to become thoroughly familiar with and know the handwriting and signature of the said Maxine S. Loeb.

Affiants further state that they have carefully read and examined the instrument of writing annexed hereto, dated August 26, 1963, and purporting to be a codicil to the last will and testament of the said Maxine S. Loeb; that said instrument of writing is wholly written and subscribed by the said Maxine S. Loeb in her own handwriting and that the signature subscribed thereto is the genuine signature of the said Maxine S. Loeb.

Affiants further state that the said Maxine S. Loeb was on August 26, 1963 of sound and disposing mind and memory, and over twenty-one years of age.

Sworn to and subscribed before me, this the 30th day of

April, 1965.

ANCHER My, qommission expires:

7-08-68

FILED THIS DAY

K. A. SIMS

EXHIBIT "B"

The second second	
	County of Modleon:
	$ar{ar{x}}$.
	to of the Chancery Court of said County, cortify that the within instrument was filed this 30 day of 100 a. M.
	1965, at 8:00 a. M.
PARTY PARTY CO	the 4 day of May , 1965, Book No. 11 on Page 81
	ž 40 m
	had seed of office, this the 4 of May 1965
	Marlene J. Flunt
10	belone of Floor
All the second s	, D. C.

STATE OF MISSISSIFFI
MADISON COUNTY

LAST WILL AND TESTAMENT OF ALLER WIGHT FOR DISCH.

- I, Allie Michols Robinson, being of sound mind and disposing memory and over the age of twenty-one years, do make, declare and publish the following as y Last Will and Testagent, hereby revoking all of rother I have heretofore made:
- (1) I give and devise all real estate which I may own at the time of my death to my husband Solomon Robinson for and during the term of his natural life and the remainder s'all pass in fee to the following parties in the proportions stated to-wit:

Rosie Lee Griffin, my granddaugher, who presently resides in Los Angeles, California, an undivided two-thirds (2/3ris) interest therein;

Lillie Fuddleston, my step-daughter, the presently resides in St. Louis, Missouri, an undivided one-dirt (1/3rd) interest therein.

- (2) I give and bequeath all personal property of it. I may conside the time of my leath unto my bushand Solomon Robinson; however, should the said Solomon Robinson predecease no them. I give and bequeath said property to the aforesaid Mosie Lee Griffin and Lillie We dileston. The shand by them two-thirds (2/3rds) and one-Mind (1/3rd), respectively.
- (3) I have, constitute and appoint Solomon Robinson and my Executor and direct that no bond be required of him and that is active required to account to any Court.

Allie lite ols Rei insen

mis. VR Sungles or.

STATE OF MISSISSIPPI, Count	y of Madison:		
M. A. Sings Clark of the	Chancery Court of said Court	nty, cortify that the within	n instrument was filed 9:009. m.
Jad was duly recorded on the	day of		1/ on Page 92
Witness my long and seal	of office, this the 7 of	W. A. SIMS,	196 <u></u> . Clerk
	By	micros. J	y , ▼ , D. C.

In the matter of a certain instrument of v	writing, purporting to be the last will and testament of
ALDE DIGHTLS ROTINSON	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned Cl	lerk of the Chancery Court in and for said County and
State, R. H. Potell, Jr., and Mary R.	. Cook , subscribing witnesses to a certain
instrument of writing, purporting to be the last will a	and testament of the said Allie Michele he incon
who, being duly sworn, deposed and said, that the s	said Allie Nichola Rovinson
signed, published and declared	said instrument aslast will and testament on the
day of Jonuary , A. I	D., 1957, the day of the date of said instrument, in the
presence of/thus deponents and in the presence of	
the other subscribing witness: , and that said	Testatrix was then of sound and disposing mind and
memory, and more than twenty-one years of age, a	and having ter usual place of abode in
said County and State, and store deponents and	
and:	subscribed and attested said instrument as witness
to the signature and publication thereof, at the sp	pecial instance of said Testat rix and in the presence of
the said Testatrix. and in the presence of each	other, on the day and year of the date of said instrument.
	The transfer of the transfer o
	Mary
Sworn to and subscribed before me this the	day of, A. D., 19
	W. A. SIMS, Chancery Clerk.
	, D. C.
, , , , , , , , , , , , , , , , , , ,	
and the second s	
TATE OF MISSISSIPPI, County of Madison:	
1. W. A. Sims, Clerk of the Chancery Court of	said County, certify that the within instrument was filed
or record in my office this = 2 day of = 4	, 196 –, at 7:00 /
	, 196 ~, Book No. 27_ on Page
Witness my hand and seal of office, this the	W. A. SIMS, Clerk
	By

LAST WILL AND TESTAMENT OF NATTHEW BROWN OF

#18-731

MADISON COUNTY, MISSISSIPPI

I, MatthewBrown, being of sound mind and disposing memory, and over the age of twenty one years, do make, declare, and publish the following as my Last Will and Testament, revoking all others that I have heretofore made.

ITEM #1. I give, devise and bequeath to my step daughter, Gertrude Simpson all of my property, real, personal and mixed that I might die seized and possessed during her lifetime. She is entitled to all rents and income from said property during her lifetime.

ITEM #2. After her death I give, devise and bequeath to my son, Hartford Brown twenty five (25) acres of land. This twenty-five acres tract to include my home house, this twenty-five acres to surround my house in a square as nearly as possible.

ITEM #3. I give devise and bequeath to my grand daughter, O. B. Horton Branch six (6) acres of land. This six (6) acres being in the northwest corner, bordering the Stumpbridge road on the east and south of the road known as St. John Church Road.

ITEM #4. I give devise and bequeath the remainder of my land to my two sons, viz: sennie Brown and Isidore Brown, each to share and share alike.

I name, constitue and appoint Gertrude Simpson as my Executrix, and direct that no bond be required of her, and that she account to no court except that which is required by law.

I request that my executrix employ Josephine Hood, a practicing attorney at Canton, Mississippi to attend to the probating of my will and other legal matters necessary in the winding up of my estate.

WITNESS my signature this the 26 day of January, 1965 and the signature of two witnesses who have signed at my request and in my presence and I have signed this will in their presence and they have signed as witnesses in the presence of each other.

Matthew Brown - Testator

WITNESSES:

Decelles Hart

THIS DAY

THIS DAY

-10.65

DATE

W. A. SIMS

Chancery Chap

By Zana 2/ Changler DC

THE OF MISSING	County of Madison:			
Sand, David	of the Chancery Court of se	County, cortify that	the within instrumen	was Med
	the 21 day of 1	May 1965	the within ingraments 1965 at 8:00	14
	seal of office, this the_e?	d May	,,,5	
12000		- Marlene	D. Flant	
11/16/16/00 A			7	, B. C.

STATE OF MISSISSIPPI MADISON COUNTY

In the matter of a certain instrument of v	writing, purporting to be the last will and testament of
Matthew Brown	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned Cl	erk of the Chancery Court in and for said County and
State, Josephine Hood 388	, subscribing witnesses to a certain
instrument of writing, purporting to be the last will	and testament of the said Matthew Brown
who, being duly sworn, deposed and said, that the	Matthew Brown
signed, published and declared	said instrument as his last will and testament on the
26th day of January, A. I	D., 19_65, the day of the date of said instrument, in the
presence of this deponent, and in the presence of	Dorethea Hart
the other subscribing witness, and that said	Testat orwas then of sound and disposing mind and
memory, and more than twenty-one years of age,	and having hisusual place of abode in
said County and State, and this deponent and Do	rethea Hart
and	subscribed and attested said instrument as witness
to the signature and publication thereof, at the s	special instance of said Testat, and in the presence of
the said Testat F1X and in the presence of each	other, on the day and year of the date of said instrument.
DAIE	other, on the day and year of the date of said instrument.
W. A. SIMS Sworn to and subscribed before me this the	5 day of May , A. D., 19 65
	W. A. SIMS, Chancery Clerk.
	By: Marlens D. Flynt, D.C.
STATE OF MISSISSIPPI, County of Madison: 1. W. A. Sirus, Clerk of the Chancery Court in record in my Wilce this day of	of said County, certify that the within instrument was filed May 1965, Book No. on Page 25
'in my effice.	
Wilness my Kind and seal of office, this the	By Marlene D. + yot., D. C.
11, 11, 11, 11, 12, 12, 12, 12, 12, 12,	

ne 11 mm 86

11.733

TAST WILL AND TREEMING

I, Catherine C. Hessil, of Canton, Medison County,
Mississippi, being of sound mind and disposing memory and over
twenty one years of ago, do make, dealers and publish the following
as my last will and testament reveking all others that I have beretefore made.

FIRST: I give, bequeeth and device any and all property, both real, personal and mixed and of whatevever nature or kind and whereseever located or situated, that I may out at my death, to my beloved children, Dr. John B. Howell, Jr., Catherine Hewell Yakes and Mary Howell Howton, share and share alike.

SECOND: I request my said children to give to my son, Dr. John B. Howell, Jr., the refusal of the house and lot which I now compy as my homestead, but of course if my said son should take my said homestead property than he shall deed to his said sisters a sufficient amount of land to equal the value of the property or properties he may take under this paragraph.

THIRD: I hereby name, constitute and appoint my dear son, Dr. John B. Howell, Jr., as my executor and direct that no bond be required of him and I direct that he not be required to account to any court.

Witness my signature this the 26, day of March, 1954, and the signatures of two witnesses who have signed at my request and in my presence, and I have signed this will in their presence and they have signed as witnesses in the presence of each other.

WITHERESE

WITHERESE

WITHERESE

MOUNT A. County of Madison;

TAG DE WILLESOFT, County of Madison;

The Charactery Court of sold County, cartly that the width Instrument was Made

of office, the the 2 of May 1965. A SIME, good 1965.

BOOK 11 PAGE 87

	of writing, purporting to be the last will and testament of
Mrs. Catherine C. Howell	deceased, late of Madison County, Mississippi.
Personally appeared before the undersig	med Clerk of the Chancery Court in and for said County and
State, Mary R. Cook	subscribing witnesses to a certain
instrument of writing, purporting to be the last	t will and testament of the said Catherine C. Howell
who, being duly sworn, deposed and said, that	the said <u>Catherine C. Howell</u>
signed, published and declar	red said instrument as her last will and testament on the
26th day of March	, A.D. 19.54., the day of the date of said instrument, in the
	of Robt. H. Powell, Sr., and R. H. Powell, Jr.,
	aid Testat rix was then of sound and disposing mind and
	ge, and having her usual place of abode in
	Robt. H. Powell, Sr.,
mid IQNOLLS UISS	subscribed and attested said instrument as witnesses
	Mary R. Eval
Strown to and subscribed before an Abi- 11 a	
Sworn to and subscribed before me this the	17th
Trus DAY	17th day of May A STANS HOROTE, Chancery Clerk.
5-12-65 W. A. SIMS	
5-12-65 W. A. SIMS	AX COALS HORDER, Chancery Clerk,
W. A. SIMS Chancery Cyp Mus Whanylor 120	AX COM IN PROPERTY Clerk.
W. A. SIMS Chancery Class W. A. SIMS W. Chancery Class W.	AX COALS HORDER, Chancery Clerk,

BOOK 11 PAGE 88

STATE OF MISSISSIPPI MADISON COUNTY

In the matter of a certain instrument of	writing, purporting to be the last will and testament of
Mrs. Catherine C. Howell	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned	Clerk of the Chancery Court in and for said County and
State, R. H. Powell, Jr., and	one of the
•	
nstrument of writing, purporting to be the last wi	ill and testament of the said Catherine C. Howell
vho, being duly sworn, deposed and said, that the	e said <u>Catherine C. Howell</u>
signed, published and declar	red said instrument as her last will and testament on the
26th day of March , A	A. D., 19_54_, the day of the date of said instrument, in the
	Robt, H. Powell, Sr., and Mary R. Cook
he other subscribing witness es, and that sa	nid Testat .rix was then of sound and disposing mind and
nemory, and more than twenty-one years of age	e, and having <u>her</u> usual place of abode in
aid County and State, and this deponent andF	Robt. H. Powell. Sr.,
a Many R Cook	subscribed and attested said instrument as witness Q5
III() say j	subscribed and attested said instrument as withess 25_
o the signature and publication thereof, at the	special instance of said Testat rix, and in the presence of
he said Mandat will and in the manner of asset	the address on the day and warm of the day of 1911 and
ne said Testat 142 and in the presence of each	th other, on the day and year of the date of said instrument.
	11/ Sent
Sworn to and subscribed before me this the	17th day of Nay
	W. A. SIMS, Chancery Both.
$\frac{1}{2}$	The second secon
	Ty The Dayles D.C.
5-12-65	
N N N N N N N N N N N N N N N N N N N	
m. Rouger stc	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
0	
STATE OF MISSISSIPPI, County of Madison:	
1. W. A. Sims, Clerk of the Chancery Court	t of said County, certify that the within instrument was fi
for record in my office this // day of	11 ay
in my office.	Mary 1965, Book No. 11 on Page 88
	n 21 1/105
my many and seat of office, fills to	he 21 of // ay 1965.
	By //or coco - Just D.
	, D.

Cast Will and Testament

18-135

I, JOHN COOPER, being over the age of twenty-one and of sound and disposing mind and memory do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all wills or codicils heretofore made by me, as follows:

1.

I hereby name and appoint GORDON HART and SHELBY RIMMER to serve as Co-Executors of this, my last will and testament, and I direct that they serve as such without bond. In the event that either of them shall be unwilling or unable to serve, then it is my desire that the other shall serve as Executor, without bond.

2.

I direct and desire that all of my just debts and funeral expenses be paid as soon as possible.

3.

I give, devise, and bequeath unto J. D. COOPER and TOBE HART, in equal shares, share and share alike, the old home place, which includes the land and improvements thereon. This does not include the personal property located thereon, disposition of which is otherwise provided for herein.

Provided, however, that the said J. D. COOPER and TOBE HART may not sell or otherwise convey the land hereunder devised until five years after the date of my departure.

mis? Ringles De

BOOK 11 ME 90

Provided, further, that all rights in and to oil, gas and other minerals, in, on or under the said property hereunder devised, I hereby give, devise and bequeath as follows: one-half of same to TOBE HART, GORDON HART and EVANS HART, in equal shares, share and share alike; and one-half of same to J. D. COOPER and W. B. COOPER, in equal shares, share and share alike.

4.

I give, deivse and bequeath unto MATTIE CLIFFORD CARTLEDGE the sum of \$500.00.

I give, devise and bequeath unto SALLY BROWN, my faithful cook, the sum of \$400.00.

I give, devise and bequeath all of the remainder of the money which I have, including accounts receivable, and all other personal property and household furnishings as follows: one-half of same to TOBE HART, GORDON HART and EVANS HART, in equal shares, share and share alike; and one-half of same to J. D. COOPER and W. B. COOPER, in equal shares, share and share alike.

5.

All of the rest and residue of my estate, of whatever kind and description, and wheresoever situated, I give, devise and bequeath as follows: one-half of same to TOBE HART, GORDON HART and EVANS HART, in equal shares, share and share alike; and one-half of same to J. D. COOPER and W. B. COOPER, in equal shares, share and share alike.

IN WITNESS WHEREOF, I have hereunto set my signature, in the presence of two witnesses, who have each signed as such at my request, in my present and in the presence of each other, on this the 10th day of May, 1965.

ATTESTING WITNESSES:

John Cooper

MAY 10 1066

Chancery Clerk

ATTESTATION CLAUSE

STATE OF MISSISSIPPI

COUNTY OF MADISON

We, each of the subscribing witnesses to the last will and testament of JOHN COOPER, do hereby certify that said instrument was signed by said JOHN COOPER in our presence and in the presence of each of us, and that the said JOHN COOPER declared the same to be his last will and testament in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of JOHN COOPER, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the May, 1965.

WITNESSES

AFFIDAVIT

STATE OF MISSISSIPPI COUNTY OF MADISON

CASE !!!

S S. M. Contraction

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above stated, SHELBY RIMMER, who being by me first duly sworn, did, on his oath state as follows:

That he, the said SHELBY RIMMER, was named in the Last Will and Testament of John Cooper, deceased, to serve as Co-Executor with Gordon Hart.

That he, the said SHELBY RIMMER is not able to serve as Executor or Co-Executor of the Last Will and Testament of John Cooper, deceased, because he, the said SHELBY RIMMER is not physically able to do so and to serve as such would constitute a hardship to him.

That he, the said SHELBY RIMMER is unwilling and unable to serve as Executor or Co-Executor, and he acknowledges that Gordon Hart is a fit and capable person to serve as Executor, and therefore, he respectfully declines to serve as Executor or Co-Executor, and he asks that he be excused from serving as such.

Shelby Rimmer

SWORN TO AND SUBSCRIBED before me, this the 18th day of May,

Notary Public FILED COMMISSION EXPIRES: 1967 MAY 19 1965

AFFIDAVIT

. * 18-735

STATE OF MISSISSIPPI COUNTY OF MADISON

In the matter of a certain instrument of writing, purporting to be the last will and testament of John Cooper, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned authority in and for said County and State, Jimmy R. Austin, subscribing witness to a certain instrument of writing, purporting to be the last will and testament of the said John Cooper who, being duly sworn, deposed and said, that the said John Cooper signed, published and declared said instrument as his last will and testament on the 10th day of May, A. D., 1965, the day of the date of said instrument, in the presence of this deponent, and in the presence of G. M. Case the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having his usual place of abode in Madison County and State, and this deponent and G. M. Case subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

SWORN TO AND SUBSCRIBED before me this the 18 day of May,

SWORN TO AND SUBSCRIBED before me this the 18-day of May,

1965

Notary Public

FILED

May 21, 1961

May 21, 1961

#18-735

AFFIDAVIT

STATE OF MISSISSIPPI COUNTY OF MADISON

In the matter of a certain instrument of writing, purporting to be the last will and testament of John Cooper, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned authority in and for said County and State, G. M. Case, subscribing witness to a certain instrument of writing, purporting to be the last will and testament of the said John Cooper who, being duly sworn, deposed and said, that the said John Cooper signed, published and declared said instrument as his last will and testament on the 10th day of May, A. D., 1965, the day of the date of said instrument, in the presence of this deponent, and in the presence of Jimmy R. Austin the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twentyone years of age, and having his usual place of abode in Madison County and State, and this deponent and Jimmy R. Austin subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

G. M. Case

SWORN TO AND SUBSCRIBED before me this the // day of May,

MY COMMISSION EXPIRES:

STATE OF MISSISSIPPI, County of Madison: As Ships Clark of the Chancery Court of said County, certify that the within inger 19 day of ion in infiffice this ded on the_ May 196-2, Book No. haiti and seal of office, this the 2 W. A. SIMS, Clerk By Mariene D. Juy, Z

BOOK 11 ME 95

I, John W. G. Howard, of Madison County, Mississippi, being of sound mind and disposing memory and over the age of twenty-one years do make, declare and publish the following as my Last Will and Testament revoking all others that I have heretofore made:

First: I give, bequeath and devise unto my wife, Ann W. Howard, any and all property, of every nature and kind both real, personal and mixed and wheresoever located, that I may own at my death.

Second: I hereby name, constitute and appoint my said wife as my Executrix and direct that no bond be required of her and that she account to no Court.

Third: I direct that Attorneys POWELL & POWELL of Canton,
Mississippi, or the survivor, attend to the probating of my Will and
any other legal matters that may be necessary in winding up my estate.

Witness my signature this the <u>3C</u> day of January, 1954, and the signatures of two witnesses who have signed at my request and in my presence, and I have signed this Will in their presence and they have signed as witnesses in the presence of each other.

WITNESSES:

FILE CANANA MAY 2 1905

MAY 2 1905

MAY 2 1905

STATE OF MISSISSIPPI, County of Madison:

2 t. W. As Sining Clerk, of the Chancery Court of said County, certify that the within instrument was filed for second for my office this 2 day of May 1965, se 8:00 a. M.

2 and one Supplied on the 28 day of May 1965, Book No. // on Page 95 in privations any hand and seal of office, this the 28 of My. A. SIMS, Clerk

By Marlene & Sympton D. C.

	, deceased, late of Madison County, Mississippi NOTARY PUBLIC
Personally appeared before the under	ersigned Clerk and other Ekameers Court in and for said County and
te, F. C. TYNER	one of the, subscribing witnesses to a certain
	, subscribing witnesses to a certain
trument of writing, purporting to be th	ne last will and testament of the said John W. G. Howard
haing duly gworn danced and said	, that the said John W. G. Howard
o, being dary sworn, deposed and said	, that the said
signed, published an	d declared said instrument as his last will and testament on the
Oth day of January	
	A. D., 10-1, the day of the date of said instrument, in the
sence of this deponent, and in the pre-	sence of Lloyd K. Echols
sahan subassibing with an	3.45.4
other subscribing witness, and	d that said Testat orwas then of sound and disposing mind and
nory, and more than twenty-one year	rs of age, and having his usual place of abode in
County and State, and this deponent	and Lloyd K. Echols
	subscribed and attested said instrument as witness
	subscribed and attested said instrument as witness
the signature and publication thereo	f, at the special instance of said Testator, and in the presence of
	·
	·
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	f, at the special instance of said Testator, and in the presence of each other, on the day and year of the date of said instrument.
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	his the day of Nay, A. D., 19
said Testat and in the present	e of each other, on the day and year of the date of said instrument
said Testat and in the present	this theday of
said Testat and in the present	this theday of
said Testat and in the present	this theday of
said Testat and in the present	his the day of Nay , A. D., 19
said Testat and in the present	this theday of
said Testat and in the present	this theday of
May 19 Ma	his the day of Novary Purific Notary
May May May and subscribed before me to the subscribed be	his the day of Nay A.D., 19
Said Testat and in the present MIN Place STATE OF MISSISSIPPI, County of M. S. A. Sins Clerk of the Chance	his the day of Nay , A. D., 19 Notary Purice , Door
Said Testat and in the present MIN Place STATE OF MISSISSIPPI, County of M. S. A. Sins Clerk of the Chance	his the day of Nay , A. D., 19 Notary Purice , Day
May May Stille this 21 designed on the 28	his the day of Nay A.D., 19

STATE OF MISSISSIPPI MADISON COUNTY

JOHN W. G.	HUWARD		, deceased, late of Ma	dison County, Mississippi
			NOTARY PUBLIC	
Personally ap	peared before	the undersigned/	disclosefothexChanescyx Court in a	and for said County and
ite, Lloyd K.	Echol s		one of the	
ite, <u>Hoya ne</u>	20110110		one of the , subscrib	ing witnesses to a certain
trument of writ	ing nurnorting	to he the last wil	l and testament of the said. John	w. G. Howard
d different of with	ang, par por ang	, to be the last wa		
o, being duly s	worn, deposed a	and said, that the	said John W. G. Howard	
	_			
	signed, publi	ished and declare	ed said instrument as his last	will and testament on the
30th	January	•	. D., 19 <u>54</u> , the day of the date (
day d	or	, A	. D., 19, the day of the date (of said instrument, in the
sence of this d	eponent, and in	the presence of_	F. C. Tyner	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	oponion, and			
other subscrib	ing witness	, and that sai	d Testat Or was then of sour	d and disposing mind and
mory, and mor	e than twenty-	one years of age	, and having his	usual place of abode in
		F	C. C. Twner	
d County and S	tate, and this d	eponent and	C. C. Tyner	
t				
			subscribed and attested said in	
•	and publication	n thereof, at the	subscribed and attested said in special instance of said Testat or no the other, on the day and year of the	, and in the presence of
•	and publication	n thereof, at the	special instance of said Testat or other, on the day and year of the	, and in the presence of
•	and publication	n thereof, at the	special instance of said Testat or other, on the day and year of the	, and in the presence of
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Sworm to and Sworm to and Obving Son	and publication and in the work of the subscribed before	ore me this the	special instance of said Testat Or h other, on the day and year of the Lloyd R. Chols day of Phy	, and in the presence of date of said instrument.
Sworm to and BUTTO	and publication and in the subscribed before	ty of Madison:	special instance of said Testat Or h other, on the day and year of the Lloyd K. Echolo day of Phy Notary Public	, and in the presence of date of said instrument.
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11 ME 98 Truey FULL land Roman the 10 office 1 11 Rivertace and - / mo om hand FILED THIS DAY MAY 2 1 1985 W, A SIMS Hack Eust Lie

State DE MISSISSIPPI, County of Madison:

1965, at 1000 2. M.,

1965, at 1000 2. M.,

1965, Book No. // on Page 78

W. A. SIMS, Clark

By Marlene D. Blynt, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

LAST WILL AND TESTAMENT OF MAXINE S. LOEB

NO. 18-724

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, J. S. Weatherby and Mattie F. White, who after being by me first duly sworn said:

That affiants are the Vice-President and Cashier and the Assistant Vice-President, respectively, of First National Bank of Canton, Mississippi; that they were well acquainted with Maxine S. Loeb, deceased, during her lifetime and in their positions have had occasion to become thoroughly familiar with and know the handwriting and signature of the said Maxine S. Loeb.

Affiants further state that they have carefully read and examined the instrument of writing annexed hereto, dated May 28. 1964, and purporting to be a codicil to the last will and testament of the said Maxine S. Loeb; that said instrument of writing is wholly written and subscribed by the said Maxine S. Loeb in her own handwriting and that the signature subscribed thereto is the genuine signature of the said Maxine S. Loeb.

Affiants further state that the said Maxine S. Loeb was on May 28, 1964 of sound and disposing mind and memory.

J. S. Weatherby

J. S. Weatherby

Mattie F. White

Sworn to and subscribed before me, this the 2151 day of May, 1965.

Notary Public State of State o

My commission expires:

Cyev. 28, 1969

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WASINS

STATE OF MISSISSIPPI, County of Madin	ion:		
THE PERSON NAMED IN THE PERSON OF THE PERSON NAMED IN THE PERSON N	Court of said County, cer	rtify that the within i	instrument was filed 8:00 4.7h.
and seal of office,	this the Doof	May W. A. SIMS, Ch ene S. Fly	_, 196 <u>2</u> , mk
11 1 3 2 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	By // farle	ene O. Fly	D. C.