19.147

STATE OF MISSISSIPPI MADISON COUNTY

Besk 11, Page 301/2

CHANCERY COURT

	, deceased, late of Madison County, Mississip
Personally appeared before the undersigned C	Clerk of the Chancery Court in and for said County at
ate, R. H. Powell, Jr., and Ette	C. Powell , subscribing witnesses to a certa
strument of writing, purporting to be the last will	and testament of the said Sarah Annie Hill Thoma
	said Sarah Annie Hill Thomas
	d said instrument as her last will and testament on t
	D., 1962, the day of the date of said instrument, in t
these	21, 10 <u>1</u> , 410 42, 01 410 410 410 410 410 410 410 410 410
-	d Testat <u>rix</u> was then of sound and disposing mind a
emory, and more than twenty-one years of age,	and having her usual place of abode
id County and State, and that deponents and	
: :	subscribed and attested said instrument as witness 0.3
the signature and publication thereof, at the	special instance of said Testat_rix, and in the presence
	other, on the day and year of the date of said instrume
le said Testatian and in the presence of each	
	1 / / Mei Ll X
	4tt Brist
	Etta-C Powell
Swarm to mad subscribed before me this the	Etta- (Powell.
Sworm to and subscribed before me this the	19th day of October , A. D., 1966 Wooks SIMS, Chancery Charle.
	19th day of October , A. D., 1966 Wooks SIMS, Chancery Clark.
(SEAL) S FIL THIS	Stin Cotoler A.D., 19(1) Who do October A.D., 19(1) Who do Girls, Chancery Clark. ED Mary R. Book DAY: otary Jublic Mary R. Book DAY: otary R. Book
(SEAL) S FIL THIS Myocomid rion expires: OCT 1	19th day of October , A. D., 1966 Work Sins Glancery Charle. ED Mr. Mary R. Bosh , 1966
(SEAL) S FIL THIS Myocomid rion expires: OCT 1	19th day of October , A. D., 1966 Work Sins Glancery Charle. ED Mr. Mary R. Bosh , 1966
(SEAL) S FIL THIS Myocomid rion expires: OCT 1	Stin Cotoler A.D., 19(1) Who do October A.D., 19(1) Who do Girls, Chancery Clark. ED Mary R. Book DAY: otary Jublic Mary R. Book DAY: otary R. Book
(SEAL) FIL THIS (My) convolution expires: OCT 1	19th day of October , A. D., 1966 Work Sins Glancery Charle. ED Mr. Mary R. Bosh , 1966

Witness thy hand and seal of office, this the dest of Delakue, 1966.

W. A. SIMS, Clerk

By Shody 24. Fuell, D. C.

J. Mrs Joella Lavare Hagan deing of sound and desposing mind, do hereby make Their my Last evilland Testament.

I desire that all my liels he paid first. The remainder of my below. I bequeath to Laura Laurander of my back painted from pitcher.

I hequeath to my sister in law many in Dequeath to my sister in law my my hand bacame, the money in Dovering accounts accreated to my fitter.

Local Hogan and/as Mrs Myttle deman, land aspettment money to total 15000000.

Leshe Loware Son, all of the remainder of my estate - real, finewal and my estate - real, finewal and the state of the above desposition of my attention of the above desposition of my estate. I have also and destant into the above desposition of my estate. I he are stated to the last of the above desposition of my estate.

Page 2 - Ext. 9 Will of our Your lover Hogan, 6/ sofel 800x 11 mag 303 Jappaint my brother Leslie L. Lower, br. as to tecutor of this my Last Will and Restament to serve without hand and he shall not be required to refort or account to any court or person. This will is coulter to keep him from making band or to have to go through Court litigation hut specifically to assist me through my illness should I become unable to transact my affaire. Witness my signature This 30th day of June, 1966. Mrs Joello Ekins Mondo Witnesseth: Berten Sier Marses 1 9 Deria C. Japp Kin

BOUK 11 ME 304

NO. 19-121

CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI IN VACATION

ESTATE OF MRS. JOELLA EVANS HOGAN, DECEASED COMMISSION

State of Mississippi
Madison County

To Lois M. Scroggs, Notary Public:

Know ye that we, reposing special confidence in your fidelity and circumspection in diligently examining Bettie Sue Harris and Gloria C. Tapp, witnesses, on behalf of Leslie L. Evans, Sr. in a certain suit now pending in the Chancery Court of Madison County, Mississippi styled ESTATE OF MRS. JOELLA EVANS HOGAN, DECEASED, you are empowered, at such time and place as you shall appoint, to call and cause to come before you the witnesses aforesaid, and to diligently examine said witnesses on oath touching the premises to the interrogatories hereto attached; and said examination when made and reduced to writing shall be sent into said Court with-

cery Court on this the 30 day of

Chancery Clerk

By: , L.C.

FILED
THIS DAY

OCT 6 1966

W. A. SIMS
Charley Clark
By J. K. Struller Sc.

1966.

n in install

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 day of Oct., 1966, at o'clock M., and gres duly recorded on the 18 day of Oct., 196 6 Book No. // on Page 304 in the seal of office, this the 18 of Octabut, 1966.

W.A. SDAS/Clerk

By Slady H. Special D. C.

AFFIDAVIT

State of Georgia

County of Hall

City of Guneralle

Personally appeared before me, the undersigned Notary

Public in and for said City, County and State, the within

named Bettie Sue Harris and Gloria C. Tapp, each of whom before

any of the following interrogatories, and questions were pro
pounded did take and subscribe the following oath:

I do solemnly swear that the testimony which I shall give in this case in answer to the interrogatories and questions which shall be propounded to me, shall be the truth, the whole truth, and nothing but the truth, so help me God.

Bettie Sue Harris

Laria Capp

Gloria C. Tapp

Sworn to and subscribed before me, this the 3 day of October, 1966.

Notary Public

FILED
THIS DAY

OCT = 1966

W. A. SIMS
Glancety Clerk
BULLED

STATE OF MISSISSIPPI, County of Madison:

1; W. A. Sime, Clark of the Chancery Court of said County, certify that the within instrument was filed for recorded in my office this day of Oct., 1966, at o'clock M., and was duly recorded on the day of Oct., 1966 Book No. on Page 30.5 with my office.

W. A. SIMS, Clark

By Dlady W. A. SIMS, Clark

By Dlady W. A. SIMS, Clark

By Dlady W. A. SIMS, Clark

BOOK 11 ME 306

No. 19. 121

CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI IN VACATION

ESTATE OF MRS. JOELLA EVANS HOGAN, DECEASED DEPOSITION OF BETTIE SUE HARRIS

Interrogatories to be propounded to Bettie Sue Harris a witness to be produced, sworn and examined at the request of Leslie L. Evans, Sr., by virtue of a commission to be issued out of the above Court.

INTERROGATORY NO. 1.

Is the photostatic copy of the will attached hereto a true copy of the will of Mrs. Joella Evans Hogan?

INTERROGATORY NO. 2.

Did Mrs. Joella Evans Hogan sign this will in your presence?

INTERROGATORY NO. 3.

Did you sign this will as a witness at the request of Mrs.

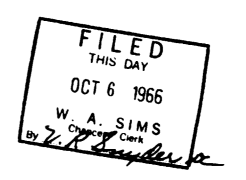
Joella Evans Hogan on the date of said will?

INTERROGATORY NO. 4.

Did you sign this will in the presence of Mrs. Joella Evans Hogan?

INTERROGATORY NO. 5.

Did you sign this will in the presence of the other subscribing witness, Gloria C. Tapp? $_{\text{Ye}}$



INTERROGATORY NO. 6.

Did Gloria C. Tapp sign this will as a witness at the request of Mrs. Joella Evans Hogan?

INTERROGATORY NO. 7.

Was Mrs. Joella Evans Hogan mentally competent to understand what she was doing in the making of this will?

Bettie Sue Harris

Be it remembered that on this day before me, the undersigned authority and Commissioner appointed by the Chancery Court of Madison County, Mississippi, personally came Bettie Sue Harris, a witness in the above styled and numbered cause now pending and undetermined in said Court, who being by me first duly sworn to speak the truth, the whole truth, and nothing but the truth in answer to such interrogatories as might be propounded to her, deposed and made the answers written above; and after said deposition and answers had been carefully reduced to writing and read over to the witness, Bettie Sue Harris signed the same in my presence.

In testimony whereof I hereunto set my hand and seal at the seal of October, 1966.

Commissioner and Notary Public.

714 Commercian spec . 3/13/10

STATE OF MISSISSIEPI, County of Madison:

I, W. A. Sims, Elerk of the Chancery Court of said County, certify that the within instrument was filed for mounts in my office, this 6 day of 000, 1966, Book No. // on Page 306, Missing affice and seal of office, this the // of 1566.

W. A. SIMS, Clark

By Dlady M. SIMS, Clark

By Dlady M. SIMS, Clark

No. 19_ 121

CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI IN VACATION

ESTATE OF MRS. JOELLA EVANS HOGAN, DECEASED DEPOSITION OF GLORIA C. TAPP

Interrogatories to be propounded to Gloria C. Tapp a witness to be produced, sworn and examined at the request of Leslie L. Evans, Sr., by virtue of a commission to be issued out of the above Court.

INTERROGATORY NO. 1.

Is the photostatic copy of the will attached hereto a true copy of the will of Mrs. Joella Evans Hogan?

INTERROGATORY NO. 2.

Did Mrs. Joella Evans Hogan sign this will in your presence?

INTERROGATORY NO. 3.

Did you sign this will as a witness at the request of Mrs. woella Evans Hogan on the date of the will?

INTERROGATORY NO. 4.

Did you sign this will in the presence of Mrs. Joella Evans Hogan? $\gamma \epsilon_{\rm c}$

INTERROGATORY NO. 5.

Did you sign this will in the presence of the other DAY scribing witness, Bettie Sue Harris?

the other Lucion
THIS DAY

OCT 6 1966

W. A. SIMS
Chapter Clerk
By Z. A. SIMS

INTERROGATORY NO. 6.

Did Bettie Sue Harris sign this will as a witness at the request of Mrs. Joella Evans Hogan?

INTERROGATORY NO. 7.

Was Mrs. Joella Evans Hogan mentally competent to understand what she was doing in the making of this will? Gen

Gloria C. Tapp

Be it remembered that on this day before me, the undersigned authority and Commissioner appointed by the Chancery Court of Madison County, Mississippi, personally came Gloria C. Tapp, a witness in the above styled and numbered cause now pending and undetermined in said Court, who being by me first duly sworn to speak the truth, the whole truth, and nothing but the truth in answer to such interrogatories as might be propounded to her, deposed and made the answers written above; and after said deposition and answers had been carefully reduced to writing and read over to the witness, Gloria C. Tapp signed the same in my presence.

In testimony whereof I hereunto set my hand and seal at Hell County the task of Attentionally and, on this the 3 day of October, 1966.

commerce on your appoint

Commissioner and Notary Public.

#19-142

STATE OF MISSISSIPPI
MADISON COUNTY

LAST WILL AND TESTAMENT OF MISS MATTIE MCKAY

- I, Mattie McKay of Canton, 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 other wills that I have heretofore made.
- (1) I give and bequeath unto Mrs. Fred W. McKay of Pickens, Mississippi, my antique marble top table.
- (2) I give and bequeath unto my nephew James E. Roberts of Neenah, Wisconsin, my solitaire diamond ring.
- (3) I give and bequeath unto Miss Bertha McKay and Miss Artimese McKay, Canton, Mississippi, my chest of silverware, share and share alike.
- (4) I give and bequeath unto my sister Mrs. Mary McKay Gordon of Jackson, Mississippi, my television set and air-conditioning unit, and I give and bequeath all of the balance of my household furniture and equipment such as chairs, tables, beds, mirrors, stoves, refrigerators, etc., to my niece Mrs. Mary Frances Montgomery Davis.
- (5) I give and devise to my sister Mrs. Frances McKay Montgomery for and during her natural life and then to my niece Mrs. Mary Frances Montgomery Davis in fee simple the house and lot where I now reside, more particularly described as Lot 1 of Block 1 of Busse-Dobson Subdivision in the City of Canton, Madison County, Mississippi.
- (6) I give, bequeath, and devise all the balance, remainder, and residue of my property of every nature and kind and wheresoever located to the persons named below as tenants in common in the proportions stated, to-wit:
 - (a) To Mrs. Laura McKay Tucker, an undivided 1/8th interest;
 - (b) To Mrs. Edna Roberts Neb, an undivided 1/8th interest;
 - (c) To James E. Roberts, an undivided 1/8th interest;
 - (d) To Mrs. Mary McKay Gordon, an undivided 1/8th interest;

OCT 1 4 1966

W. A. SIMS
COPCER CHARLES

800x li mar 311

East Will and Testament of Miss Mattie McKay

Page No. 2

- (e) To Mrs. Frances McKay. Montgomery, an undivided 1/4th interest;
- (f) To Mrs. Mary Frances Montgomery Davis, an undivided 1/4th interest;

PROVIDED, HCHEVER, that should any of said residuary legatees and devisees predecease me, then the share(s) of such residuary legatee(s) and devisee(s) as may predecease me shall not lapse but shall go on a pro-rata basis to such of said residuary legatee(s) and devisee(s) as survive me.

(7) I hereby name, constitute and appoint Mrs. Mary Frances Montgomery

Davis as my Executrix and direct that no bond be required of her and that
she account to no Court.

WITNESS my signature this 3rd day of May, 1965, 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.

Mattie McKay

witnesses:

Mir A. Jeak

STATE OF MISSISSIPPI MADISON COUNTY

BOOK 11 PAGE 312

CHANCERY COURT

		, deceased, late of Madison County, Mississip
Personally appea	red before the undersigned	Clerk of the Chancery Court in and for said County a
tate, R. H. Powel	1, Jr., one of the	. , subscribing witnesses to a certs
astrument of writing,	, purporting to be the last wi	rill and testament of the said Mattie McKay
ho, being duly swor	n, deposed and said, that th	ne said Mattie McKay
si	igned, published and declar	red said instrument as her last will and testament on t
3rd day of	May ,	A. D., 1965, the day of the date of said instrument, in t
		Mary R. Cook
-	•	aid Testat <u>rix</u> was then of sound and disposing mind a
-		e, and having her usual place of abode
•		·
_		Mary R. Cook
		subscribed and attested said instrument as witnesses
the signature and	publication thereof, at the	e special instance of said Testat $\frac{rix}{}$, and in the presence
he said Testatrix	_and in the presence of eac	ch other, on the day and year of the date of said instrume
		R. H. Powell, Jr.
Sworn to and out	worthed before me this the	R. H. Powell, Jr.
Sworn to and sub	bscribed before me this the_	R. H. Powell, Jr. A. D., 19 6
Sworn to and sub	FILED	R. H. Powell, Jr. day of October A. D., 196 W. A. SIMS, Chancery Clark
	FILED THIS DAY	R. H. Powell, Jr. A. D., 19 6
Sworn to and sub	FILED THIS DAY OCT 1 4 1966	R. H. Powell, Jr. day of October A. D., 196 W. A. SIMS, Chancery Clark
	FILED THIS DAY	R. H. Powell, Jr. day of October A. D., 196 W. A. SIMS, Chancery Clark
	FILED THIS DAY OCT 1 4 1966	R. H. Powell, Jr. day of October A. D., 196 W. A. SIMS, Chancery Clark
(Seal)	FILED THIS DAY OCT 1 4 1966 W. A. SIMS Charles of Madison:	R. H. Powell, Jr. day of October A. D., 19 6 W. A. SIMS, Chancery Clark Ly V. R. S. L. S.
(Seal) [ATE OF MISSISSING I, W. A. Sime;	FILED THIS DAY OCT 1 4 1966 W. A. SIMS By Z. Rounty of Madison: Ply County of Madison:	R. H. Powell, Jr. day of October A. D., 19 6 W. A. SIMS, Chancery Clark. 2 Ly V. A. Sims, Chancery Clark. 2 of said County, certify that the within instrument was
(Seal) [ATE OF MISSISSIN I, W. A. Sime; Gord in my of	FILED THIS DAY OCT 1 4 1966 W. A. SIMS Charles Clerk By 7. County of Madison: Pl, County of Madison: Clerk of the Chancery Count files this	R. H. Powell, Jr. W. A. SIMS, Chancery Clark Ly V. R. D. of said County, certify that the within instrument was a ciclock
(Seal) [ATE OF MISSISSING I, W. A. Sims; Gord in my office.	FILED THIS DAY OCT 1 4 1966 W. A. SIMS Charles Clerk By 7. County of Madison: Pl, County of Madison: Clerk of the Chancery Count files this	R. H. Powell, Jr. W. A. SIMS, Chancery Class. W. A. SIMS, Chancery Class. Of said County, certify that the within instrument was concern of the concern o

19-142

CHANCERY COURT

			, deceased, late of Madison County, Mississipp
Person	ally appeared before th	te undersigned Clerk of	the Chancery Court in and for said County an
Nate, <u>M</u>	ary R. Cook	one of the	, subscribing witnesses to a certai
strument	of writing, purporting t		tament of the said Mattie McKey
		nd said, that the said M	
	_		
			nstrument as her last will and testament on th
ra	day of May	, A. D., 19_	65, the day of the date of said instrument, in th
ecence of	this deponent, and in ti	he presence of R. H	. Powell, Jr.,
o other su	becribing witness	, and that said Testat:	rix was then of sound and disposing mind an
	•		
	•		ving her usual place of abode i
d County	and State, and this dep	ponent and R. H. Powe	ll, Jr.
k	:	subs	cribed and attested said instrument as witness es
the signs			
	ione and hanneactor (mereor, at the special if	nstance of said Testatrix, and in the presence of
said Tes	tatrix_and in the p	resence of each other, o	
	-		n the day and year of the date of said instrument
	•		
	·		the day and year of the date of said instrument of the cook
	•		
	•		
	o and subscribed before	Mars	
		Mars	day of October , A. D., 19 66
Sworn to		Mary the me this the 14th	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to	and subscribed before	Mary the me this the 14th	day of October , A. D., 19 66
Sworn to	and subscribed before	me this the 14th	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to	and subscribed before	me this the 14th	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to	and subscribed before	me this the 14th	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to	and subscribed before	me this the 14th	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to	FIL THIS	Mary ED DAY 4 1966 SIMS Bry Clerk	day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sworn to Seal)	FIL THIS OCT 1 W. A. By J. A. Sins, Clerk of the Ch	Mary E D DAY 4 1966 SIMS Bry Clerk Clerk Court of said Court of s	Mary G. Gosh. R. Cook day of October , A. D., 19 66 W. A. SIMS, Chancery Clerk. V. R. Luyler
Sworn to Seal)	FIL THIS OCT 1 W A By MSSISSIPPI, County of Sines, Clerk of the Ch	Mary E D DAY 4 1966 S I M S Bry Clerk Clerk Hancery Court of said Co	Description of October A.D., 19 66 W. A. SIMS, Chancery Clerk. V. R. Luyder Dounty, certify that the within instrument was file.
Sworn to Seal) Seal) I, W. A. reford in	FIL THIS OCT 1 W A By A Sings, Clark of the Ch my office this y recarded on the	Mary E D DAY 4 1966 S I M S Bry Clerk Clerk Hancery Court of said Co	Description of October A.D., 19 66 W. A. SIMS, Chancery Clerk. V. R. Luyder Dounty, certify that the within instrument was file.
Sworn to Seal) Seal) I, W. A. reford in was dul my office	THIS OCT 1 W A By A Sines, Clark of the Ch my office this / 4 by recorded on the /	Mary E D DAY 4 1966 SIMS Bry Clerk Clerk Clerk Court of said Court Aday of Oct. Aday of Oct.	Dunty, certify that the within instrument was file 196 G at o'clock 196 G at o'clock
Sworn to Seal) Seal) I, W. A. retord in I was dul my office	THIS OCT 1 W A By A Sines, Clark of the Ch my office this / 4 by recorded on the /	Mary E D DAY 4 1966 S I M S Bry Clerk Clerk Hancery Court of said Co	Dunty, certify that the within instrument was file 196 6 at o'clock 196 6 at on Page 3/

BOOK 11 PAGE 314 APRIL 2, 1953

I, Robert D. Gilbert, being of sound mind and ever the age of 21 do hereby declare this my last will and testament.

I give and bequeath to my wife, Lucille B. Gilbert, all of my property, real and personal, without bond or accounting to any Court.

Witness:

James July

FILED
THIS DAY

OCT 24 1966

W. A. SIMS

STATE OF MISSISSIPPI, County of	Madison:	
1, W. A. Sims, Clerk of the Cha	ancery Court of said County, certify that the within instrument wa	as filed
for resort in phy office this 47	ancery Court of said County, certify that the within instrument was day of October, 1964, at day of October, 1964, Book No. 11 on Page	3/4
in my office.	11 12 28 1 October 1966	
Wifness my hand and seal of o	ffice, this the 28 of Octaber, 196 & W. A. SIMS, Clerk By Ronyder	
111111111111111111111111111111111111111	By Nonyder	_, D. C.
11/1011,		

BOUK 11 PM 315

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF ROBERT D. GILBERT, DECEASED

CAUSE NO. 19-156

PROOF OF WILL

Personally appeared before me, the undersigned authority in and for Madison County, Mississippi, JAMES J. LUTER, one of the subscribing witnesses to a certain instrument of writing purporting to be the last will and testament of Robert D. Gilbert, deceased, who, being duly sworn, deposed and said that the said Robert D. Gilbert signed, published and declared said instrument as his last will and testament on the 2nd day of April 1953, the date of said instrument, in the presence of this deponent and in the presence of P. E. Law, who is now deceased, the other witness thereto, and that said testator was then of sound and disposing mind and memory and more than 21 years of age and had his usual place of abode in Canton, Mississippi; and this deponent and P. E. Law subscribed and attested the 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 200 day of October, 1966.

My commission expires:

Notary Public in and for Madison County, Mississippi

FILED THIS DAY

OCT 24 1966

W. A. SIMS
By D. Sengery Clear

By D. Sen

STATE OF Mississippi, County of Madison:

1. W. A. Sims: Clerk of the Chaptery Court of said County, certify that the within instrument was filed for regard in any office this 2 day of October, 1966, at and was duly recorded on the 2 day of October, 196 @ Book No. // on Page 3/5 in my effice.

Whiteen any hand and seal of office, this the 28 of October, 196 @ Whiteen any hand and seal of office, this the 28 of October, 196 @ Y. A. SIMS, Clerk

By VRSnyser D. C.

Tast Will and Testament

19-17

CLARENCE GROSS

I, Clarence Gross of Canton, 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 heretofore made

ITEM 1. I give, devise and bequerth unto my nephew and nieces. viz: Martin M. Gross, Bertha Gross and Mary Lee Gross Leonard, all of my property, real, personal and mixed that I might die seized and possessed, each to share and share alike.

ITEM 2 . I name, constitute and appoint Josephine Hood, of Canton, Mississippi, as my Executrix and direct that no bond be required of her and that she be not required to account to any courts except that which is required by "nu.

MIMPONG my signature this the 8 day of Pobruary, 1966, and the signature of two witnesses who have signed at my request and in my prosence, and I have signed this fall in their presence and they have signed as witnesses in the prosesses of each offer.

This 8th day of Webrusry, 1966.

NOV 17 1966 W. A. SIMS

STATE OF MISSISSIPPI, County of Madison:

L. W. A. Simi, Clark of the Chancery Court of said County, certify that the within instrument was filed for second in my strict this 17 day of Aguarden ____, 196.6, at ____ o'clock __ M., and was duly recorded on the 22 day of May. ___, 196.4 Book No. // ___ on Page 3/6 la my office.

Witness the Hand and seal of office, this the 22 of Tournham 1966.

By Clady W. A. SERS, Florts

Sylvania

CHANCERY COURT

	, deceased, late of Madison County, Mississipp
Personally appeared before the undersigned	Clerk of the Chancery Court in and for said County an
State, Josephine Hood	, subscribing witnesses to a certain
instrument of writing, purporting to be the last w	ill and testament of the said Clarence Gross
who, being duly sworn, deposed and said, that th	e said Clarence Gross
	red said instrument as his last will and testament on th
	A. D., 19.66, 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 sa	aid Testat Or was then of sound and disposing mind ar
memory, and more than twenty-one years of ago	e, and having his usual place of abode
said County and State, and this deponent and	Dorethea Hart
and	subscribed and attested said instrument as witness
	e special instance of said Testat Or, and in the presence
the said TestaOrand in the presence of each	ch other, on the day and year of the date of said instrumen
	Jusephine Hood
	O
Green to and subscuibed before on this the	17 day of November A.D. 19 60
Sworn to and subscribed before me this the_	,
	W. A. SIMS, Chancery Clerk.
	for to Phone
	FILED
	THE DAY
	THIS DAY
	. NOV 17 15hb

Lest will, mitten of by selfinity miteration have & g. &
side Charlie Stemantafter all letter are paid
avoiled like a about similar
to sime at Ma Butmoning gram part
ff any thing left- to Enquise
Shria Testio - + & or - t
mes purious Hamell and
any thing left- & Sister

13 370 to Mr. Halle Parrano
Charlie Stemant
Charlie Stemant

Mes Cangener Black & he

FILED
THIS DAY

NOV 15 1966

W. A. SIMS
Chancery Glock
By Definer J. Crawge J. D. E.

STATE OF MISSISSIPPI, County of Madison:

1, W. A. Sinis, Glark of the Chancery Court of said County, certify that the within instrument was filed for record in my affect this /5 day of Managery 1966, at s'deck M., Saint was duly recorded on the 21 day of Managery 1966, Book No. // on Page 3/8 in any office.

1966.

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1966.

1966.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF MRS. ROSA F. PURVIANCE, DECEASED

No. 19-170

STATE OF MISSISSIPPI COUNTY OF MADISON

In the matter of a certain instrument of writing, purporting to be the last will and testament of Mrs. Rosa F. Purviance, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned authority in and for the jurisdiction aforesaid James S. Weatherby and Mrs. Mattie F. White, both adult, resident citisens of Canton, Madison County, Mississippi, who, being duly sworn, deposed and said that they have been employed by The First National Bank of Canton, Mississippi, for more than 30 years each, and doing that period of employment had occasion to observe the handwriting of Mrs. Rosa F. Purviance many times, and therefore, are very familiar with it. They have studied the instrument of writing, being the handwriting of Mrs. Rosa F. Purviance, and purporting to be the last will and testament of the said Mrs. Rosa F. Purviance, and do state, hereby, that the instrument, dated "Aug 24th, 1963" wholly and written and signed "Rosa F. Purviance" is the handwriting of Mrs. Rosa F. Purviance.

Mrs. MATTIE F. WHITE

Sworn to and subscribed before me this the 15 day of November, 1966.

...,

Callies Wakner NOTARY PUBLIC

My Commission Expires:

FILED
THIS DAY

NOV 15 19hh

W. A. SIIVS
B Chancery Cook
By Grance & Change & Change

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 the sold of the said was duly recorded on the 22 day of Nourney 196 & Book No. // on Page 3/9 witness my hand and seal of office, this the 22 of Navenher 196 & 196

By Dadys W. Sprull

LAST WILL AND TESTAMENT OF MRS. PORTER M. ANDERSON

I, Mrs. Porter M. Anderson of Shaw, Bolivar County, Mississippi, and also being one and the same person as Mrs. Portia M. Anderson, being more than 21 years of age and of sound and disposing mind, memory and understanding, realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills of a testamentary nature heretofore made by me.

ITEM 1:

I desire all of my just debts, expenses during my last illness, funeral expenses and the expenses of the administration of
my estate to be paid out of my estate as soon after my death as
proper, except I have made specific stipulations herein in regard
to the payment of taxes and special assessments which I, or my
estate, my owe.

ITEM 2:

I hereby give, devise and bequeath my home in the Town of Shaw, Bolivar County, Mississippi, to my sisters, Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry, share and share alike, and that they assume and pay such ad valorem taxes and special assessments as may be levied and assessed against the said property during the year of my death, and thereby relieve my estate from paying same.

ITEM 3:

- I give and bequeath the contents of my home to the following:
- (a) The furniture, fixtures and equipment in the living room to said Mrs. Lellie M. Ferriss;
- (b) The furniture, fixtures and equipment in the large bedroom, now occupied by me, and my silver pitcher, and silver tray and six silver goblets to said Mrs. Myrtle Fry.

Mrg. (Freter D). Audires Page One

NOV 14 1966

W. A. SIMS

By 7. Roughery Clark

By 7. Roughery

· 8001 17 mse 321

- (c) My chest of flat silver and my silver teapot to said Mrs. Lellie M. Ferriss;
- (d) All the rest and residue of such furniture, fixtures and equipment located in my home, or belonging thereto, to be divided equally between Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry, share and share alike.

ITEM 4:

I hereby give and bequeath the following articles of jewelry to the following persons:

- (a) To Mrs. Lellie M. Ferriss my diamond ring with the largest small diamonds on each side of the large center stone;
- (b) To Mrs. Myrtle Fry my other diamond ring with one large center stone and smaller stones on each side, the little stones being slightly smaller than the small stones in the ring hereinabove bequeathed to said Mrs. Lellie M. Ferriss;
- (c) To Mrs. Lellie M. Ferriss my dinner ring with five diamonds;
 - (d) To Mrs. Myrtle Fry my bar pin with three diamonds.

I hereby give and bequeath all funds, accounts, shares and deposits owned by me, or payable to me at, or by the Leader Federal Savings and Loan Association of Memphis, Tennessee, or at or by Farm and Home Savings and Loan Association of San Antonio, Texas, to my two sisters, Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry, share and share alike.

ITEM 6:

ITEM 5:

I hereby devise and bequeath all Oil stocks, leases, and contracts, and all dividends, issues and profits therefrom owned by me at my death to said Mrs. Lellie M. Ferriss.

Mrs. On ter D. animores
Page Two

ITEM 7:

I hereby give and bequeath any and all accounts, funds and deposits payable to me at my death by Staple Cotton Discount Corporation, or Staple Cotton Association to said Mrs. Myrtle Fry.

ITEM 8:

I hereby give and bequeath all cash money on hand and all funds deposited in all banks, after the payment of my just debts, expenses during my last illness, funeral expenses and the expenses of the administration of my estate, to said Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry, share and share alike.

ITEM 9:

I hereby give and bequeath my automobile to said Mrs. Lellie M. Ferriss.

ITEM 10:

I hereby give and bequeath all of my purely personal articles, such as clothing and other personal articles, to said Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry to be divided by them.

ITEM 11:

I hereby give, devise and bequeath all of the rest and residue of all real and personal property owned by me at my death, not herein bequeathed and devised, to said Mrs. Lellie M. Ferriss and Mrs. Myrtle Fry, share and share alike.

ITEM 12:

I hereby appoint my sister, Mrs. Lellie M. Ferriss, as the executrix of this my Last Will and Testament, and I hereby of the late that she need not make bond or file inventory or apprairment of my estate, or make an accounting to the Court as such executrix.

ITEM 13:

I hereby stipulate that my executrix herein named, or and successor to her, shall have the right, power and authority to negotiate, make, execute and accept all agreements, settlements.

Dorg. Porter DO. au Sorem Page Three

leases, contracts, releases, promissory notes, deeds, deeds of trust, mortgages, or other documents, and acknowledge such as necessary to be acknowledged, and to do all other acts and things doesed to be necessary to handle, administer and close my estate, without consulting or obtaining the consent of any beneficiary herein or any Court.

IN WITHESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, in the presence of the undersigned witnesses, on this the ______day of January, 1961.

Don Porterson. Queders

We, the undersigned witnesses, do hereby declare that the foregoing Last Will and Testament of said Mrs. Porter M. Anderson, consisting of four pages, was signed, published and declared by her in our presence to be her Last Will and Testament, and each of the undersigned witnesses signed and attested the said instrument of writing in the presence of said Mrs. Porter M. Anderson, and in the presence of each other on the date above shown, and each page thereof she identified by her signature thereon.

WITNESS

Page Four

600K 11 ME 324

IN THE CHANCERY COURT OF THE SECOND JUDICIAL DISTRICT
OF BOLIVAR COUNTY, MISSISSIPPI

IN THE MATTER OF:

THE ESTATE OF MRS. PORTER M. ANDERSON, DECEASED.

NO. 13 537

PROOF OF WILL

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

Personally appeared before me, the undersigned authority in and for the State and County aforesaid, Dana C. Moore, Jr. and Ancil L. Cox, Jr., the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Mrs. Porter M. Anderson, deceased, late of the Second Judicial District of Bolivar County, Mississippi, who having been first duly sworn by me make oath that the said Mrs. Porter M. Anderson signed, published and declared said instrument of writing to be her Last Will and Testament on the 19th day of January, 1961, the date of said instrument, in the presence of these affiants, the subscribing witnesses to said instrument; that the said testatrix was then of sound and disposing mind and memory and more than twenty-one years of age, and they, the undersigned affiants, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request of said testatrix, and in the presence of said testatrix and in the presence of each other, on the said

day of January, 1961.

And further affiants saith not.

Sworn to and subscribed before me, on this the 29day of September, 1964.

My Commission Expires:

M.B. Brake: Chaurey Clerk-NOTARY PUBLIC By Mary Cerum Latur. DE.

Filed for record Quel Grabet Seft 296 4 196 / W. B. Boykin, Clerk and recorded Seft. 19

Mary Duma Lation

500k 11 mai 326

State of Mississippi, County of Bolivar

I, H.B. Boykin, Clerk of the Chancery Court of Bolivar County, M,ssissippi, do hereby certify the foregoing 6 pages is a true copy of will of Mrs. Portia M. Anderson filed for record and probate in Cause # 13530 of the Second Judicial District of Bolivar County, M,ssissippi and recorded in Will Book # 6 at page 203.

Witness my hand this the 10th day of November, 1966.

H.B. Boykin, Clerk of the Chancery Court

By Lucille Boykin, D.C.

STATE OF MISSISSIAPI, County of Madison:

1, W. A. Sims, Clock of the Chancery Court of said County, certify that the within instrument was filed for record in my office this. If day of Manual Land 1960, at See o'clock M., and the duly recorded on the 22 day of Manual Land, 1966, Book No. II. on Page 320 mmy office.

Witness my higher and seal of office, this the 22 of Manual M., 1966.

By Manual M., SMS, Clark

By Manual M., SMS, Clark

By Manual M., SMS, Clark

D. C.

LAST WILL AND TESTAMENT

I, Birdie Williams, a resident of Madison County, Mississippi, above the age of 21 years, and of sound, disposing mind and memory, hereby make, publish and declare, this, my last Will and Testament, hereby specifically revoking ary and all other instruments of like nature and codicils thereto, heretofore made, or, purporting to have been made, by me.

To my daughter, Flossie Williams Bankston, of Mew Crlears, Iouisiana, I devise and bequeath all property which I may own at the time of my death, whatever its nature, and wherever situated, specifically including my residence on West Morth Street, in the City of Canton, Mississippi, and everything therein.

I ampoint my said daughter Executrix of this, my Last Mi 1 and Testament, and expressly relieve her of giving any bond as such.

I make no provision for my son, Jerome Williams, because I have, in time fest, given him such assistance as I could, and my daughter has helped me may for the house above devised to her.

In TESTIMONY COMPETOR, Witness my signature in the presence of the witnesses subscribing hereto, who have signed as such at my special instance and request, in my presence and in the presence of each other, upon this, January 12, 1960.

Birlie Wellens.

Birdie Williams

Mrs. Woda 711, Class

FILED
THIS DAY
NOV 28 14th
W. A. SILLIS
Chancely Complete Ac.

STATE OF MISSISSIPM, County of Madison:

1, W. A. Simis, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 2 day of Nounder, 196, at _____o'clock M., and was duly recorded on the 29 day of Nou. ____, 196, Book No. // on Page 327 in my office.

What simis was not hard and seal of office, this the 29 of Nounder ____, 196.

By Slady 9th Simis Clerk

By Slady 9th Simis Clerk

By Slady 9th Simis Clerk

D. C.

600x 11 mm 328

#19-179

STATE OF MISSISSIPPI COUNTY OF TAZOO

PROOF OF WILL

In the Matter of a certain instrument of writing purporting to be the last will and testament of BIRDIE WILLIAMS. Deceased.

Personally appeared before me, the undersigned authority in and for said County and State, the within named MS. EULA SAITON who being by me first duly sworn states on oath that she was a subscribing witness to a certain instrument of writing purporting to be the last will and testament of the said Birdie Williams, and that the said Birdie Williams signed, published, and declared said instrument as her last will and testament on the 12th day of January, 1960, the date of said instrument, in the presence of this deponent and in the presence of Mrs. Noda M. Glark, 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, and this deponent and Mrs. Noda M. Clark 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 said testatrix and in the presence of said testatrix and in the presence of the date of said instrument.

This End dayto

· Sworn to and subscribed before me this 2/ day of November, 1966.

Notary Public for Issoc County, Mississippi.

My commission expires:

The Colors

12200 1. 11 / 2:06

FILED
THIS LAY
NOV 28 1950
W. A. Slivi S.
By V. Chyman Jan. 100.

STATE OF MISSISSIMA, County of Madison:

I, W. A. Sims, Clark of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of factorial , 1966, at o'clock M., and was duly recorded on the 29 day of Mad. , 1966, Book No. // on Page 328 is my office.

Witness the hand and seal of office, this the 29 of Assembler W. s. fines, Clark.

By Dlades II. Speciel

D. C.

LAST WILL AND TESTAMENT OF WILLIE WILLIAMS

I, Willie Williams of the County of Ma ison, State of Mississiphi, knowing the uncertainty of life and the certainty of death, being over twenty one years of age and of sound and disposing mind and memory make, declare and publish this my Last Will and Testatment hereby revoking all others heretofore made by me.

I give, devise and bequeath all of my property, real, personal and mixed that I might die seized and possessed to my wife, Mrs. Estella Williams.

I hereby name and appoint Mrs. Estella killiams executrix of this my last will and testament and that she be not required to give bond or make any reports to the courts except that which is required by law.

I desire my executrix to pay all my just debts.

IN WITNESS HERECF, I have signed, published and declared this instrument as my Last Will and Testament in said county and state.

This 10th day of December, 1963.

millie all'isms

STATE OF MISSISSIPPI

MADISON CCUNTY

The said Willie Williams of the County of Malison, where f Mississiphi on the 10th day of December, 10th, signed in our resence the foregoing instrument and rublished and declared same as his last Will and testament and we at his request and in his resence and in the presence of each other on said date tive him makes as subscribing witnesses thereof.

Josephine Hord :: triess

Elize William di inca

THIS DAY

NOV 23 1966

NO. A. SIMB

THE PROPERTY CLERIC

THE PROPERTY CL

STATE OF MISSISSIPPI, County of Medison:

I, W. A. Sims, Clark of the Chancery Court of said County, certify that the within instrument was filed for record in my effice this 22 day of According 1966, at eccent M., and was duly recorded on the 6 day of Dec. 1966 Book No. // on Page 329 in my affice.

Witness thy hand and seal of office, this the 6 of December 1966.

outladye of offerie . D.

800x 11 mm 330

CHANCERY COURT

	, deceased, late of Madison County, Mississip
	ed Clerk of the Chancery Court in and for said County as
	-
	, subscribing witnesses to a certa
nstrument of writing, purporting to be the last	will and testament of the said Willie Williams
rho, being duly sworn, deposed and said, that	the said Willie Williams
signed, published and decl	lared said instrument as his last will and testament on the
any or seconder,	A.D., 19_63. the day of the date of said instrument, in the
resence of this deponent, and in the presence of	of Eliza Williams
e other subscribing witness and that	said Testat Or was then of sound and disposing mind an
emory, and more than twenty-one years of a	age, and having 1.15 usual place of abode
id County and State, and this deponent and	
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nd	subscribed and attested said instrument as witness
and in the presence of ea	ach other, on the day and year of the date of said instrumen
and in the presence of ea	•
and in the presence of ea	ach other, on the day and year of the date of said instrument
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	Josephine Hook
	Josephine Hook 22 day of November , A. D., 19 66
System to and substituted before me this the	Josephine Hook
Sporn to and substituted before me this the	Desighine Hook November , A. D., 19 66 W. A. SIMS, Chancery Clerk.
Sporn to and substituted before me this the	Desighine Hook 22 day of November , A. D., 19 66 W. A. SIMS, Chancery Clerk. Ly Slady M. Fill ED.
Sporn to and substituted before me this the	Desighine Hook November , A. D., 19 66 W. A. SIMS, Chancery Clerk.
FILED THIS DAY NOV 22 1966 W. A. SIMS	Josephine Hook 22 day of November, A.D., 19 66 W. A. SIMS, Chancery Clerk. Ly Blady M. THIS DAY THIS DAY
FILED THIS DAY NOV 22 1966	Desighine Hook 22 day of November , A. D., 19 66 W. A. SIMS, Chancery Clerk. Ly Slady H. Fift ED.
FILED THIS DAY NOV 22 1966 W. A. SIMS	Josephine Hook 22 day of November, A.D., 19 66 W. A. SIMS, Chancery Clerk. Ly blady M. THIS DAY THIS DAY
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANCHY CLERK	Josephine Hook 22 day of November, A.D., 19 66 W. A. SIMS, Chancery Clerk. Ly blady M. THIS DAY THIS DAY
THIS DAY NOV 22 1966 W. A. SIMS CHANGINY CLERK BY COUNTY OF Madison:	W. A. SIMS, Chancery Clerk. Jashady M. SIMS DAY NO. 1366 W. A. SIMS DAY NO. 1366 W. A. SIMS HANGERY CLERK BY
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANGINY CLERK BY CHANGINY CLERK BY CHANGINY CLERK BY CHANGING CHANGING CLERK BY	W. A. SIMS, Chancery Clerk. Ly Glady M. SIMS, Chancery Clerk. THIS DAY WA SIMS CHANCERY CLERK BY A SIMS CHANCERY BY A S
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANCEY CLERK W. A. SIMS CHANCEY CLERK W. A. Sims, Clerk of the Chancery Court Becord in my effice this 2-2 day of	day of November, A.D., 19 66 W. A. SIMS, Chancery Clerk. In Blady M. SIMS THIS DAY NOVEMBER OF SAIMS HANGERY CLERK THOUSE OF SAIMS HANGERY CLERK THOUSE OF SAIMS HANGERY CLERK THOUSE OF SAIMS HANGERY CLERK TO SAIM COUNTY, Certify that the within instrument was file.
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANGINY CLERK SYLLANGINY CLERK SYLLANGING THE OF MISSISSIPPI, County of Madison: T, W. A. Sims, Clerk of the Chancery County specord in my effice this 2 2 day of The office day of the Chancery County office.	W. A. SIMS, Chancery Clerk. Ly Glady 1. THIS DAY THIS DAY A SIMS CHANCERY CLERK THOSE SAID CHANCERY CLERK THOSE SAID CO'Clock A SIMS CHANCERY CLERK THOSE SAID CO'CLOCK
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANGINY CLERK SYLLANGINY CLERK SYLLANGING THE OF MISSISSIPPI, County of Madison: T, W. A. Sims, Clerk of the Chancery County specord in my effice this 2 2 day of The office day of the Chancery County office.	W. A. SIMS, Chancery Clerk. Ly Slady M. THIS DAY NOT THE DAY NOT THE DAY NA SIMS HANCERY CLERK HANCERY CLERK 1966, at o'clock of Dicember 1966, Book No. // on Page 3.
FILED THIS DAY NOV 22 1966 W. A. SIMS CHANGINY CLERK SYLLANDRA CHANGING CHANG	W. A. SIMS, Chancery Clerk. Ly Slady M. THIS DAY WA SIMS HANGERY CLERK THIS DAY Of said County, certify that the within instrument was file.

sex 11 ma 331

In the Event of ong death, I find all of my profesty real personal and maked to my who perhabs passed Hobertaley I want Doord and allowating or Sept & 1966 Livered Hally #19.182

FILED
THIS DAY
DEC 7 1966
W. A. SIMS

STATE OF MISSISSIPPI, County of Madison:

1, W. A. Sims, Cletk of the Chancery Court of said County, certify that the within instrument was filed for record in any office, this 7 day of Accounty, certify that the within instrument was filed for record in any office, this 7 day of Accounty, certify that the within instrument was filed for record in any office, this 7 day of Accounty, certify that the within instrument was filed for record in any office, at o'clock ! M., and seel of certification of the seel of certification of the seel of office, this the seel of the seel of certification of the seel of office, this the seel of the seel of certification of the seel of office, this the seel of the seel of certification of the seel of office, this the seel of the see

11 = 332

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the county and state aforesaid, the within named, MRS. BETTY HARRIS, who, being by me first duly sworn, states on oath that she is the daughter of Lessie R. Haley, late of Madison County, Mississippi, and that she personally witnessed her father, Lessie R. Haley, prepare, in his own handwriting, a holographic Will and execute same on the 21st day of September, 1966 in the presence of affiant and her mother, Mrs. Bertha Edward Gober Haley, and Affiant states on oath that same is the Last Will and Testament of her father, Lessie R. Haley.

WORN TO AND SUBSCRIBED before me this, the

day of December, 1966.

Mrs. Sean Lurrage

My Commission Expires:

My Commission Expires March 31, 1970

ATA DO

THIS DAY DEC 7 1966 W. A. SIMS Company Clerk By J. R. Sunder A.

STATE OF MISSISSIPPI, County of Madison: record in my office this. I day of Necessary 196 6, at o'clock M., Zand was duly recorded on the 13 day of Necessary 196 6 Book No. // on Page 332 Witness and helsid and seal of office, this the 3 of Pecerulus, 1965.

By Slady H. Juull

11 ma 333

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the county and state aforesaid, the within named, MRS. BERTHA EDWARD GOBER HALEY, who, being by me first duly sworn, states on oath that she is the wife of Lessie R. Haley, late of Madison County, Mississippi, and that she personally witnessed her husband, Lessie R. Haley, prepare, in his own handwriting, a holographic Will and execute same on the 21st day of September, 1966 in the presence of affiant and her daughter, Mrs. Betty Harris, and Affiant states on oath that same is the Last Will and Testament of her husband, Lessie R. Haley.

day of December, 1966.

The Edition of the Contraction o

My Commission Expires: My Commission Expires March 31, 1970

DEC 7 1966

STATE OF MISSISSIPPI, County of Madison: I, W. A. Sints, Cloth of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 7 day of Wec. day of Dec. , 196 4 Book No. // and was duly recorded on the /3 on Page 333 ∠ia my office. Witness my hand and seal of office, this the 13 of December 1966

By Slady W. A. SIMS, Clork

By Slady W. Speciel Silienin

, D. C.

THE PEOPLE OF THE STATE OF NEW YORK

BY THE CHACE OF GOD FREE AND INDEPENDENT

To all to whom these presents shall some or may concern, GREETING:

Know Je,

That we, having examined the records and files in the office of the Surrogate of the County of New York, do find there remaining a certain record of the Last Will and Testament of GENE DAVIS, deceased,

said Will having been duly executed and proven agree-ably to the laws and usages of the State of New York and Admitted to Probate as a Will of Beal and Personal Property on the twenth day of JULY, one thousand nine hundred and sixty-six.



in the words and figures following, to wit

THIS DAY DEC 9 1966 A. SIMS

EXHIBIT 1

max 11 max 335

I, GENE DAVIS, A RESIDENT OF THE CITY, COUNTY AND STATE OF NEW YORK, RESIDING AT 444 EAST 57TH STREET, IN THE CITY, COUNTY AND STATE OF NEW YORK, DO HEREBY MAKE, PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT.

FIRST: I REVOKE ALL PRIOR WILLS AND CODICILS THERETO MADE BY ME.

SECOND: I DIRECT MY EXECUTORS, HEREINAFTER NAMED, .
TO PAY ALL MY JUST DEBTS AND FUNERAL EXPENSES AS SOON
AS MAY BE PRACTICABLE.

THIRD: I DIRECT MY EXECUTORS, HEREINAPTER NAMED, TO ARRANGE FOR THE CREMATION OF MY REMAINS AS SOON AFTER MY DEATH AS MAY BE PRACTICABLE.

FOURTH: ALL THE REST, RESIDUE AND REMAINDER OF MY ESTATE OF WHATSOEVER NATURE, BOTH REAL AND PERSONAL, TANGIBLE AND INTANGIBLE, IN WHICH I MAY HAVE AN INTEREST IN AT THE TIME OF MY DEATH, I DIRECT BE GIVEN IN EQUAL SHARES TO THE FOLLOWING NAMED PEOPLE: WILLIAM ALTON OF 25 CANNON PT. NORTH, NEW YORK CITY, NEW YORK AND JOSEPH SMITH OF 541 EAST 72ND STREET, NEW YORK CITY, NEW YORK, SHARE AND SHARE ALIKE IF THEY SURVIVE ME.

IN THE EVENT THAT EITHER WILLIAM ALTON AND/OR JOSEPH SMITH, PREDECEASE ME, I GIVE DEVISE AND BEQUEATH THEIR SHARES TO ROBERT F. YOUNG AND PATRICIA B. YOUNG, RESIDENTS OF HASTINGS, NEW YORK, SHARE AND SHARE ALIKE OR TO THE SURVIVOR OF THEM.

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- 2 -

IN THE EVENT THAT WILLIAM ALTON AND/OR JOSEPH
SMITH PREDECEASE ME, ALL THE REST AND RESIDUE AND REMAINDER
OF MY PROPERTY, I DEVISE AND BEQUEATH TO ROBERT F. YOUNG
AND PATRICIA B. YOUNG OR TO THE SURVIVOR OF THEM.

FIFTH: I APPOINT, JOSEPH SMITH OF 541 EAST
72ND STREET, NEW YORK CITY AND SIDNEY R. WARREN OF 580
FIFTH AVENUE, NEW YORK CITY, AS MY EXECUTORS OR THE
SURVIVOR OF THEM. MY EXECUTORS ARE TO SERVE WITHOUT BOND.

IN WITNESS WHEREOF, I HAVE HEREUNTO SUBSCRIBED

MY NAME AND AFFIXED MY SEAL THIS 10 - DAY OF NOVEMBER, 1961.

GENE DAVIS

(L.S.)

THE ABOVE INSTRUMENT, CONSISTING OF TWO (2) PAGES, INCLUDING THIS PAGE, WAS ON THE DATE THEREOF, SUBSCRIBED BY GENE DAVIS, THE TESTATOR NAMED IN THE FOREGOING WILL, IN THE PRESENCE OF US AND EACH OF US, AND AT THE TIME OF MAKING SUCH SUBSCRIPTION THE ABOVE NAMED INSTRUMENT WAS DECLARED BY SAID TESTATOR TO BE HIS LAST WILL AND TESTAMENT, AND EACH OF US AT THE REQUEST OF SAID TESTATOR AND IN HIS PRESENCE, AND IN THE PRESENCE OF EACH OTHER, HAVE HEREUNTO SIGNED OUR NAMES AS WITNESSES TO SAID WILL, ON THIS 10 DAY OF NOVEMBER, 1961.

Pamely R. Appleton	333 Kart 36 W. Start Man Vich City
in the many	29/ 11 11 St Juge 14/4
Sing of hard	115% Start Car NYCom

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 7 day of Nec. 1966, at o'clock M., and was duly recorded on the 13 day of Nec. 1966, Book No. // on Page 33% in my office.

Witness my Jund and seal of office, this the 13 of Necessley 1966.

By Slady H. SIMS, Clerk

By Slady H. SIMS, Clerk

D. C.

All of which we have caused by these presents to be exemplified, and the seal of our said Surrogate's Court to be hereunto affixed.

COX, a Surrogate of the County of New York, at the City AUGUST , in the year of our Lord of New York, the 5th one thousand nine hundred and and of our independence the one hundred and sixty-six **党**教 ninety-first 444633

JOSEPH A. COX, a Surrogate of said county and Presiding Magistrate of the Surrogate's Court, do hereby certify that Philip A. Donahue, whose name is subscribed to the preceding exemplification, is the Clerk of said Surrogate's Court of the County of New York, and that full faith and credit are due to his official acts. I further certify that the seal affixed to the exemplification is the seal of our said Surrogate's Court, and that the attestation thereof is in due form and according to the form of attestation used in this State.

Dated, New York, AUGUST 5

. 1966.

State of New York **County of New York**

I, Philip A. Donahue, Clerk of the Surrogate's Court of the County of New York, do hereby certify that Honorable JOSEPH A. COX, whose name is subscribed to the preceding certificate, is the Presiding Magistrate of the Surrogate's Court of the County of New York, duly elected, sworn and qualified, and that the signature of said Magistrate to said certificate is genuine.

> In Testimony Whereof, I have hereto set my hand and affixed the seal of the said day of AUGUST , 1966. court, this 5th

Clerk of the Surrogate's Court

S_I

STATE OF MISSISSIPPI, County of Madison:

. I, W. A. Sints, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 9 day of Degenher , 196 %, at and was duly recorded on the 13 day of Rec , 1966, Book No. // on Page 337 in my office.

Witness my itand and seal of office, this the 13 of Accember
y. A. SMCS,
By Blady H. Spec

By Glady H. Spuce

, D. C.

oder 11 ma 338

THE PEOPLE OF THE STATE OF NEW YORK

BY THE GRACE OF GOD FREE AND INDEPENDENT

To all to whom these presents shall come or may concern, GREETING:

That we, having examined the records and files in the office of the Surrogate of the County of New York, do find there remaining a certain record of Decree Granting Probate of Certain Attested Writing Dated November 10,1961, and Denying Probate of Certain Unattested Writing Dated February 17,1966 in the Matter of the Estate of GENE DAVIS, DECEASED

Filed July 20,1966

in the words and figures following, to wit:

EXHIBIT 2

FILED THIS DAY DEC 9 1966

W. A. SIMS
Chancery Clerky

At Chambers of the Surrogate's Court in and for the County of New York held at the Hall of Records in the County of New York on the 19th day of July, 1966.

PRESENT:

Hon. Joseph A. Cox, Surrogate

File No. 1893/1966

Probate Proceeding, Will of :

Deceased.

DECREE GRANTING PROBATE : OF CERTAIN ATTESTED

GENE DAVIS,

WRITING DATED NOVEMBER : 10, 1961, AND DENYING

PROBATE OF CERTAIN UNATTESTED WRITING DATED

FEBRUARY 17, 1966

SATISFACTORY PROOF having been made of the due service of the citation herein shown, or of the due appearance herein by, all persons entitled to notice of this proceeding; and the Surrogate having on his own motion appointed Cecile L. Piltz special guardian of the unknown parties who may be infants or incompetents;

AND Pamela R. Appleton and Ralph F. Clements, Jr., the witnesses to said attested writing bearing date November 10, 1961, having been sworn and examined, their examination having been reduced to writing and filed, and it appearing by such proof that said Will was duly executed, and that the Testator, at the time of executing it, was in all respects competent to make a Will, and not under restraint; and the Court being satisfied of the genuineness of the said Will and the validity of its execution; and the probate thereof not having been contested;

11/201396

Percent 17, 1965, signed at the end thereof by decedent, about by the affidavit of Joseph L. Smith to have been executed in London, England, and not having complied with the formalities for the execution of testamentary instruments in the place of its execution as shown by a memorandum of law filed on May 2, 1966, with this Court and not having complied with the formalities for the execution of testamentary instruments as provided in Section 21 of the Decedent Estate Law;

IT IS ORDERED, ADJUDGED AND DECREED, that the attested writing dated November 10, 1961, offered for probate herein be, and the same is, admitted to probate as the Last Will and Testament of the said Gene Davis, deceased, valid to pass real and personal property, and that the said Will and this Decree be recorded, and that Letters Testamentary be issued to the Executor who may qualify thereunder and that the instrument dated February 17, 1966, be, and the same is, denied probate as a Codicil to the Last Will and Testament of the said Gene Davis, deceased; and it is further

ORDERED AND DECREED that Cecile L. Piltz, attorney, the special guardian herein, is hereby allowed Fifty dollars (\$50.00) as compensation for her services.

/s/ Joseph A. Cox Joseph A. Cox Surrogate All of which we have caused by these presents to be exemplified, and the seal of our said Surrogate's Court to be hereunto affined.

Witness, Henerable JOSSPH A. COX, a Surrogate of the County of New York, at the City of New York, the 24th day of October , in the year of our Lord one thousand nine hundred and \$1Xty-S1X and of our independence the one hundred and

Shilis (Drught Court

I, JOSEPH A. COX, a Surrogate of said county and Presiding Magistrate of the Surrogate's Court, do hereby certify that Philip A. Donahue, whose name is subscribed to the preceding exemplification, is the Clerk of said Surrogate's Court of the County of New York, and that full faith and credit are due to his official acts. I further certify that the seal affixed to the exemplification is the seal of our said Surrogate's Court, and that the attestation thereof is in due form and according to the form of attestation used in this State.

Dated, New York, October 24, .19 66

Mpaaly Surrogate

State of New York

County of New York

I, Philip A. Denahue, Clerk of the Surrogate's Court of the County of New York, do hereby certify that Honorable JOSEPH A. COX, whose name is subscribed to the preceding certificate, is the Presiding Magistrate of the Surrogate's Court of the County of New York, duly elected, sworn and qualified, and that the signature of said Magistrate to said certificate is genuine.

In Testimony Whereof, I have hereto set my hand and affixed the scal of the said

court, this 24th day of

October

. 19 66

COU

Chark of the Surrogate's Court

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800x 11 max 341

THE PEOPLE OF THE STATE OF NEW YORK

BY THE GRACE OF GOD FREE AND INDEPENDENT

To all to whom these presents shall come or may concern, GREETING:

Know Pe,

That we, having examined the records and files in the office of the Surrogate of the County of New York, do find there remaining a certain record of Unattested Holographic Codicil, dated February 17, 1966, which was denied Probate by this Court by Decree of July 19, 1966 in the Matter of the Probate Proceeding, Will of GENE DAVIS, Deceased



in the words and figures following, to wit

THIS DAY

DEC 9 1966

W. A. SIMS

Congression Column

EXHIBIT 3

GENE DAVIS

SWER SLOANE STREET. S.W. 1 SLO 5781

Feb. 17 - 1946

To dake, I have a copical added to may will.

Swish to have Sidney Warren.

Almoral as me of the Chemical added to may will.

both you and Bob young borned. Bob has offered to be General on his place. 11 ma 343

PC 998K 1

2997-45 (C.E.) 🕳 🦰

All of which we have caused by these presents to be exemplified, and the seal of our said Surrogate's Court to be hereunto affixed.

witness, Honorable JOSEPH A. COX, a Surrogate of the County of New York, at the City of New York, the 23rd day of November , in the year of our Lord one thousand nine hundred and Sixty-Six and of our independence the one hundred and

ninety-first 453919

al Xon

The Surrogate's Court

L. Schrift A. COX, a Surrogate of said county and Presiding Magistrate of the Surrogate's Court, do hereby certify that Philip A. Denahue, whose name is subscribed to the preceding exemplification, is the Clerk of said Surrogate's Court of the County of New York, and that full faith and credit are due to his official acts. I further certify that the seal affixed to the exemplification is the seal of our said Surrogate's Court, and that the attestation thereof is in due form and according to the form of attestation used in this State.

Dated, New York, November 23, ,19 66

Surrogate

State of New York
County of New York

I, Philip A. Donahue, Clerk of the Surrogate's Court of the County of New York, do hereby certify that Henerable JOSEPH A. COX, whose name is subscribed to the preceding certificate, is the Presiding Magistrate of the Surrogate's Court of the County of New York, duly elected, sworn and qualified, and that the signature of said Magistrate to said certificate is genuine.

In Testimony Whereof, I have hereto set my hand and affixed the seal of the said

court, this 23rd day of November

, 19 66

A CALL

Terk of the Surrogate's Court

H

" BOX 11 ME 344 THE PEOPLE OF THE STATE OF NEW YORK

BY THE GRACE OF GOD FREE AND INDEPENDENT

To all to whom these presents shall come or may concern, GREETING:

Know Pe,

That we, having examined the records and files in the office of the Surrogate of the County of New York, do find there remaining a certain record of Renunciation of Executorship of SIDNEY R. WARREN dated March 25, 1966 and filed herein on June 13,1966 in the Matter of the Probate Proceeding, Will of GENE DAVIS, Deceased



in the words and figures following, to wit: FILED

EXHIBIT 4

DEC 9 1966

W. A. SIMS

OFFICE COPY

BOOK 11 PAGE 345

SURROGATE'S COURT
COUNTY OF NEW YORK

1893/66

Probate Proceeding, Will of

GENE DAVIS,

RENUNCIATION OF EXECUTORSHIP

Deceased.

I, SIDNEY R. WARREN, the undersigned, residing at 1155 Park Avenue, New York, New York, an executor named in the last Will and Testament of Gene Davis, late of 38 Lower Sloane Street, London S.W. 1, England, do hereby renounce the said appointment, and all right and claim to letters testamentary under said last Will and Testament, or to act as an executor thereof.

s/ Sidner P. Warren Sidney A. Warren

STATE OF NEW YORK)

COUNTY OF NEW YORK)

On this 25th day of March , 1966, before me personally came SIDNEY R. WARREN, to me known and known to me to be the individual described in and who executed the foregoing instrument, and duly acknowledged that he executed the smae.

s/ Eleanor Stevenson

ELEANOR STEVENSON
Notary Public, State of New York
No. 31-3846700
Qualified in New York County
Commission Expires March 30, 1500

All of which we have caused by these presents to be exemplified, and the seal of our said Surrogate's Court to be hereunto affixed.

Witness, Honoruble JOSEPH A. COX, a Surrogate of the County of New York, at the City of New York, the , in the year of our Lord 23rd day of November , and of our independence the one hundred and one thousand nine hundred and sixty-six xystyxx ninety-first 454250

a Surrogate of said county and Presiding Magistrate of the Surrogate's Court, do hereby certify that Philip A. Donahue, whose name is subscribed to the preceding exemplification, is the Clerk of said Surrogate's Court of the County of New York, and that full faith and credit are due to his official acts. I further certify that the seal affixed to the exemplification is the seal of our said Surrogate's Court, and that the attestation thereof is in due form and according to the form of attestation used in this State.

Dated, New York, November 23, ,19 66

/ SipaMa

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1, Philip A. Donahue, Clerk of the Surrogate's Court of the County of New York, do hereby certify that Honorable JOSEPH A. COX, whose name is subscribed to the preceding certificate, is the Presiding Magistrate of the Surrogate's Court of the County of New York, duly elected, sworn and qualified, and that the signature of said Magistrate to said certificate is genuine.

In Testimony Whereof, I have hereto set my hand and affixed the seal of the said

court, this

STATE OF MISSISSIPPI, County of Madison:

for record in my office this 7 __day of Dec.

23rd day of November . 19 66

W. A. Simst Clerk of the Chancery Court of said County, certify that the within instrument was filed , 196 4 Book No. //

and was duly recorded on the 13 day of Rec in my office. Witness my hand and seal of office, this the 13 of December , 196 2.

By Llady H. SINES, Clerk

By Llady H. SINES, Clerk

, D. C.

BOOK 11 ME 347

19-187

LAST WILL AND TESTAMENT

of

MINNIE W. WALKER

KNOW ALL MEN BY THESE PRESENTS, that I, Minnie W. Walker, a resident of Madison County, Mississippi, being above the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this to be 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 the prompt payment of my just debts and funeral expenses.

ITEM II

To the following named persons I give and bequeath, subject to and in accordance with the provisions of this clause, the articles opposite their names below, to-wit:

To John B. Howell, III - - - - - Hy one carat solitaire diamond ring and my small wedding band with five stones. To Monroe Howell - - - - - - - My targe diamond wedding band and all shotguns that I may own at the thie of my death. To Margaret Gilchrist Howell - - - My Irish coffee cups and diamond ecomings. To Kathrine Montgomery Howell - - by diamon' but with any diamond wrist stell. To Marty Howell Boyal ---- by silver tea set including coffee post. sugar boul, crea pitcher and trat.

To Margaret Gilchrist Howell and Ratherine Montgomery Howell, share and share alike - - - - - - All of my cryst is only chest of silver.

the legatees named above, except florence N. Cook, the children of my good friends, Dr. and Trs. John B. Howerl of contour. Its sissippi, and if any of the aforesaid legatees should not contour. The time of my death, have attained his on her as onemy, there are a contour denote the property be neared to such that a not death pass and go to the aforesaid parents of such first, or the amount into parent, as trustees. IN FROT, for the assembly the deather of such during his or her minority and man such time reaching his or her majority then the property be reached to such a nor shall be delivered to him or her and the traction.

711.10.11

FILED
THIS DAY
DEC 9 1966
W. A. SIMS
By V. A. SIMS

sec 11 mm 348

Last Will and Testament.
of Minnie W. Walker
Page 2

to such minor shall then terminate. Should any of the aforesaid minor legatees die prior to reaching majority and during
said trust, then the trustees may make distribution of the
trust property of such deceased minor to the surviving children as they may determine. The trustees herein named may in
their discretion permit any of the trust property to be used
by the beneficiary of the trust during his or her minority
at such times and on such occasions as the trustees think
advisable and shall care for, manage and control the trust
property in such manner as they think best and proper and
said trustees shall not be required to give bond or account
to any court.

ITEM III

All of the rest, residue, and remainder of my property, real, personal or mixed, of whatsoever nature and wheresoever situated, I will, devise, and bequeath unto my niece, Dorothy Watson Everson, of Balboa, Canal Zone.

ITEM IV

I name, constitute, and appoint Joe R. Fancher, Jr., as executor of this my last will and testament and direct that no bond be required of him as executor hereunder.

witnesses, who have signed as such at my special instance and request, in my presence and in the presence of each other, all upon this, the day of January, 1966.

Minnie W. Haller

WITNESSES:

Mary R. Core H. Nolen Fincher.

STATE OF MISSISSIPPI, County of Medison:

W.A. Simis Clark of the Chancery Court of said County, certify that the within instrument was filed for record in my afflor this 9 day of Dec 196 Book No. // on Page 3 47 in my afflee.

Witness my hand and seal of office, this the 13 of December 196 W.A. SERS/Clark

By Make 9. Presel ., D. C.

BOOK 11 PAGE 349

CODICIL

19-187

LAST WILL AND TESTAMENT of MINNIE W. WALKER

KNOW ALL MEN BY THESE PRESENTS, that I, Minnie W. Walker, a resident of Madison County, Mississippi, being above the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my codicil to my last will and testament heretofore executed by me and bearing as date the 25th day of January, 1966.

ITEM I

In addition to the specific bequests of personal property contained in my aforesaid last will and testament, I will, devise and bequeath my mink fur cape unto Mary W. Yeates.

ITEM II

I do hereby ratify and confirm all and singular the provisions of my said last will and testament dated January 25, 1966, in every respect, except as changed and modified by this my codicil thereto.

witnesses, who have signed as such at my special instance and reduest, in my presence and in the presence of each other, all upon this, the // day of August, 1966.

Minnie W. Walker

Mitmosses:

Mary R. Cork

FILED
THIS DAY
DEC 9 1966
W. A. SIMS
Changey Clerk
By 7

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 by record in my office, this 9 day of Dec 196 at o'clock M., and was duly recorded on the 13 day of Dec 196 at o'clock M., on Page 347 m., my office.

W. A. Sims, Clerk

By Slady W. A. Sims, Clerk

By Slady W. A. Sims, Clerk

D. C.

#19-187

STATE OF MISSISSIPPI MADISON COUNTY

BOOK 11 MEE 350.

CHANCERY COURT

	, deceased, late of Madison County, Mississippi
Personally appeared before the un	dersigned Clerk of the Chancery Court in and for said County and
State MARY R. COOK	•
	one of the, subscribing witnesses to a certain Coducil to the
	the/last will and testament of the said MINNIE W. WALKER
who, being duly sworn, deposed and sai	
signed, published a	the Codicil to her nd declared said instrument as 2 last will and testament on the
	esence of R. H. POWELL, JR.,
•	nd that said Testatrix was then of sound and disposing mind and
memory, and more than twenty-one yes	urs of age, and having her usual place of abode in
said County and State, and this deponent	and R. H. POWELL, JR.,
	subscribed and attested said instrument as witness en
to the signature and publication therec	of, at the special instance of said Testatrix, and in the presence of
the said Testatrix and in the presen	ce of each other, on the day and year of the date of said instrument.
	Mary R. Cook
Swarn to and subscribed before	oth.
Sworn to and subscribed before me t	day of <u>December</u> , A. D., 19 66
	W. A. SIMS, Changenge White
	5 L A
	by V. R. Andrew
FILED	D.C.
FILED THIS DAY	D.C.
FILED THIS DAY DEC 9 1966	D.C.
DEC 9 1966	ay V. R. Bright. D.C.
2000	ay V. R. Bright D. C.
DEC 9 1966	D.C.
DEC 9 1966 W. A. SIMS Chancery Class By Line The County of Made	
DEC 9 1966 W. A. SIMS Chancery Clean By L. Z.	ison:
DEC 9 1966 W. A. SIMS Chancery Clerk By L. T. County of Mad I, W. A. Simps, Clerk of the Chancery record in mis office this	ison: Court of said County, certify that the within instrument was filed
DEC 9 1966 W. A. SIMS Chancery Clerk By L. T. T. County of Mad I, W. A. Simps, Clerk of the Chancery record in my office this 2 da Id was duly recorded on the 13	ison: Court of said County, certify that the within instrument was filed by of hec , 196 G at o'clock M., day of Recember 196 G Book No. // on Page 3.50
DEC 9 1966 W. A. SIMS Chancery Clerk By L. T. T. County of Mad I, W. A. Simps, Clerk of the Chancery record in my office this 2 da Id was duly recorded on the 13	ison: Court of said County, certify that the within instrument was filed y of hec
DEC 9 1966 W. A. SIMS Chancery Clerk By L. T. T. County of Mad I, W. A. Simps, Clerk of the Chancery record in my office this 2 da Id was duly recorded on the 13	ison: Court of said County, certify that the within instrument was filed by of hic 196 G at o'clock M.,
DEC 9 1966 W. A. SIMS Chancery Clerk By L. T. T. County of Mad I, W. A. Simps, Clerk of the Chancery record in my office this 2 da Id was duly recorded on the 13	ison: Court of said County, certify that the within instrument was filed by of hec 196 G at o'clock M., day of Recember 196 G Book No. // on Page 3.50

STATE OF MISSISSIPPI MADISON COUNTY

BOOK 11 ME 351

CHANCERY COURT

in the metter of a certain instrument of	writing, purporting to be the last will and testament of
MINNIE W. WALKER	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned C	Clerk of the Chancery Court in and for said County and
State, MARY R. COOK and one of	the , subscribing witnesses to a certain
instrument of writing, purporting to be the last will	and testament of the said Minnie W. Walker
who, being duly sworn, deposed and said, that the	said Minnie W. Walker
signed, published and declare	d said instrument as her last will and testament on the
	D., 19 66, the day of the date of said instrument, in the
presence of this deponent, and in the presence of	H. Nolen Fancher
the other subscribing witness, and that said	d 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
said County and State, and this deponent and	H. Nolen Fancher
	subscribed and attested said instrument as witnesses
to the signature and publication thereof, at the	special instance of said Testat rix, and in the presence of
the said Testatrix and in the presence of each	n other, on the day and year of the date of said instrument.
	Mary Ry Cook
•	Mary Ry Gook
Sworn to and subscribed before me this the	day of December, A. D., 19 66
	W. A. SIMS, Charley Clerk
	hu d. R. Sander D.C.
THIS DAY	
DFC 9 1966	
W A SIMS	Add to the state of the state o
By 2. Resident	
STATE OF ASSESSED 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 9 day of Necentury 6 Book No. // on Page 35/ in my office.

Withess also hand and seal of office, this the 13 of Necentury 196 W. A. SIMS, Clerk

By Clady W. A. SIMS, Clerk

By Clady W. A. SIMS, Clerk

D. C.

OF

#19-189

INNIS PRICE (unmarried)

THIS DAY

A. SIMS

I, INNIS PRICE, of Canton, Mississippi, being of lawful age and of sound and disposing mind and memory, do make, publish and declare the following to be my Last Will and Testament hereby revoking any and all Wills by me heretofore made. I make this Will as I deem it prudent and best that written disposition be made concerning my real and personal property in the event of my decease. My Last Will is:

ITEM I. I direct that all my just debts and funeral expenses shall be paid out of my estate as soon as practicable after my decease.

ITEM II. It is my desire, before any of my estate is divided or bequeathed, that my beloved son, Douglas Price, receive the sum of Two Thousand Seven Hundred Dollars (\$2700.00) which he had advanced and loaned to me to make a mortgage payment.

ITEM III. It is my desire and I hereby devise and bequeath all the rest, residue and remainder of my estate, real and personal property, mixed or otherwise, and wherever same may be situated, to my beloved children, Christopher, Douglas, Eddie, Dorothy, Girtha, Evelyn, Innis, Jr. and Lula, to be divided amongst them equally, share and share alike, or to the survivors thereof in equal shares.

ITEM IV. I hereby appoint and nominate my beloved son, Christopher C. Price, as the Executor of this, my Last Will and Testament, and request that no bond be required of him. I hereby grant to my Executor full power and authority to sell and convey all or any part of my estate, personal or mixed, upon such terms and at such prices as my said Executor may deem proper, and without obtaining any order of Court therefor. I also grant to my said Executor full power and authority in the settlement of my estate, to compromise, compound, adjust and settle any and all debts and liabilities due to or from my estate, for such sums and upon such terms and conditions and in such manner as my said Executor shall deem best.

IN WITNESS WHEREOF, I have hereupto set my hand to this, my last Will and Testament, this 19 day of fully, 1965.

The foregoing instrument was signed by the said Innis Price, in our presence, and by him published and declared as and for his last Will and Testament, and at his request and in his presence and in the

This Book 11+ Page 3521/2

11	o subscribe our names as attesting
witnesses, this 19 day of full	
Same affermantesidi	ng at
Elizabeth Jefferson residi	ng at
residi	ng at
	·
ALINA AND CONTRACTOR OF THE PROPERTY OF THE PR	
TATE OF MISSISSIPPI, County of Madison: 1, W. A. Sinte, Clerk of the Chancery Court of s	aid County, certify that the within instrument was filed
or record in many office this / O day of Rel	196 G at o'clock M., Seemby 196 G, Book No. // on Page 352
Witness my hand and seal of office, this the	130f December 196/2
7	By Hady W. Skruus, D. C.

MADERNA COUNTY 2 / 2 20 /

CHANCERY COURT

3.3

MADESIA COURTY 9			
In the motter of a wa	distributed of	folias properting to	to the last will and testament of
Indo Price			late of Madison County, Mississippi.
Personally appeared before	re the undersigned C	less of the Chescery	Court in and for said County and
Thomas Joffesson	and the		, subscribing witnesses to a certain
	* * * * * * * * * * * * * * * * * * * *		
strument of writing, purpor	ting to be the inst will	and testament of the	ente Danie Price
ho, being duly sworn, depos	ed and spid, that the	mile Price	
alama di m		e ande francossa an B	dslest will and testament on the
3010			
		•	f the date of said instrument, in the
resence of this deponent, an	d in the presence of	Elisabeth Jeff	breez.
e other subscribing witness	and that sale	Testat was	then of sound and disposing mind and
emory, and more than twe	nty-one years of age,	and having his	nonel place of abode in
•		Elisaboth Jofferse	
id County and State, and th	is deponent and		
od		subscribed and att	ested said instrument as witnessES
the signature and publics	tion thereof, at the	special instance of said	Testat9F, and in the presence of
a said Tastat OP and in	the presence of each	other on the day and	year of the date of said instrument.
ie ming Teachtran municipality	me bresence or each	1	·
		THE	on Seffremen
			<i>y</i>
Y			
	hefore me this the 1	Oth day of Doos	aber , A. D., 19 66.
A PARTY OF THE PAR	octore me and assert		
Marchine		•	. SIMS, Chancery Clerk.
	TIED I		· //
ſ F	ILED	1. Stale ?	A. Service D.C.
F	THIS DAY	4 Shaly !	A. Spruit D.C.
D	THIS DAY EC 1 0 1966	48hly	A. Spruit D.C.
	EC 1 0 1966	•	A. Spruit D.C.
	_ 1	•	A. Spruit D.C.
	EC 1 0 1966	•	A. Spruit , D. C.
	EC 1 0 1966	,	A. Spruit , D. C.
By BL	A. SIMS	, Oc	
By By	A. SIMS chancery clerk ountry of Madison:	of said County, carti	fy that the within instrument was fil
STATE OF MISSISSIPPI, Co	A. SIMS chancery clerk country of Madison: f the Chancery Court	of said County, certif	iy that the within instrument was fil
STATE OF MISSISSIPPI, Co	A. SIMS chancery clerk punty of Madison: f the Chancery Court his / O day of n the / 3 day of	of said County, certified	iy that the within instrument was fil , 196_G ato'clock! G, Book No//on Page 34
MATATE OF MISSISSIPPI, Co	A. SIMS chancery clerk punty of Madison: f the Chancery Court his / O day of n the / 3 day of	of said County, certified	iy that the within instrument was fil , 196_G ato'clock! G, Book No//on Page 34
STATE OF MISSISSIPPI, Co	A. SIMS chancery clerk punty of Madison: f the Chancery Court his / O day of n the / 3 day of	of said County, certified	iy that the within instrument was fil

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Tast Will and Testament

#19.202

STATE OF MISSISSIPPI MADISON COUNTY FILED THIS DAY JAN 14 1967

. A. SIMS

We, Walter Edward Cope and Eva Mathieu Cope, husball-and residents of Medison County, Mississippi, each above the age of twenty-one years, and each of sound and disposing mind and memory, do hereby make, publish and declare this, our joint and mutual last will and testament, each hereby specifically and severally revoking any and all other instruments of testamentary character heretofore made by either:

I.

To the survivor of us is bequeathed any and all real and personal property, either owned by us jointly or owned by either severally, for the sole use and benefit of said survivor.

II.

In the event that our deaths should occur simultaneously, or approximately so, or in the same common accident or calemity, or under any circumstances causing doubt as to which of us survived the other, or should the survivor be unable before death to execute a new will, then we hereby give, devise and bequeath our entire remaining estates unto our three children, Lois Ruth Normemacher, Mary Lucille Tyler and Walter E. Cope, Jr., share and share alike; provided, that if any of said children shall have predeceased both of us, then the share of such child shall go to the child or children of such decedent or decedents, a child legally adopted and made an heir of such deceased child to be considered under this will the same as a child born in the course of nature. The share of any child of ours dying without a child as above defined shall go to the survivor or survivors of our said three children, or the child or children of any other deceased child, as above provided.

III.

The survivor of us is hereby appointed Executor or Executrix, as the case may be, of this last will and testament, but is expressly relieved of the

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LAT THE ASSESSMENT OF THE PARTY OF THE PARTY

when of my beat or the templeting of my report to my Court.

IN MERIOD MINIST, we have hereunto set our hands in the processe of each other, and in the processe of the nituences who have hereunto subscribed their names as such, at our special furtance and request, in our processes and in the processes of each other, all, upon this, ____ day of they, 1953.

Natter Edward Cope
Eva Trathier Cope

L. & Marshews Westert Weensh

OCO III

By this codicil to the foregoing will, we stipulate that if the surveyor of us shall not, following the death of the other, make a will which, among other things names an emouter of the estate of the survivor

Medicon:

State County of Medicon:

State County of the Chambery Count of said County, certify that the within instrument was filed to may of the Chamber of the Chamber of the Chamber of the Chamber of the County of the County

BOOK 11 ME 356

JODICIL

By this codicil to our foregoing will executed May 18, 1953, to provide that should the undersigned Walter Albard Copf pre-decade the undersigned Eva Mathieu Cope, then R. M. Fonnemacher is hereby appointed Executer of this, our joint Last will and Testament; and in the event contemplated in paragraph II of the foregoing will, our teachs should occur simultaneously or approximately so, then likewise R. M. Monnemacher is appointed Executer of this instrument. In either case, he is and shall be relieved of giving any bond as such.

IN MITHESS MEMBER, we have horeunto set our hands in the processe of each other, and in the presence of the vitnesses who have hereunto subscribed their names as such, at our special instance and request, in our presence and in the presence of each other, all, when this, if day of July, 1962.

Watter Example Gepe

Eula W. Sternett Virian a Mortgomy Hellers

FILED
THIS DAY

JAN 14 1967

W. A. SIMS

Property Sent

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sires, Clork of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 14 day of Omuary, 1967, at eccept on Page 356 in my office.

And was day seconded on the 25 day of Jam., 1967, Book No. 11 on Page 356 in my office.

Witness my hand and seal of office, this the 25 of Jamuary, 1967.

W. A. Shall Clork

By Bladys 96 Spruill D. C.

m. 19400

Mainer Marrie Supe.

ATT AND DESCRIPTIONS OF THE PARTY OF THE PAR

the Chancery Court of Medison County, Mississippi, L. S. Matthews and Herbert Weens, who, first having been by me duly sworn, on oath did depose and say:

That upon May 19, 1953, Malter Edward Cope signed, published and declared that as instrument then and there presented to them, along with S. T. Stamps, was his last will and testament; that they, with said S. T. Stamps, subscribed said last will and testament; that they, with said S. T. Stamps, subscribed said last will as witnesses thereto, in his presence, and in the presence of his will, he manufactured the instrument; that said Testator was then more them twenty-see years of age, and of sound and disposing mind and then more than twenty-see years of age, and of sound and disposing mind and

Werbert Weens

Sweets to and subscribed before

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	17		hard by	tree Styl. 16,	1967	

FILED
THIS DAY

JAN 17 1967

W. A. SIMS
Chaptery Clerk

By Manual, Co.

A Stime Clinic of the Chancery Court of said County, certify that the within instrument was find the said of the Chancery Court of said County, certify that the within instrument was find the said of the said o	iled
The property and the property of the property	44
and with diffy traded on the 20 day of 196 , Book No. on Page &	37
Manage and hand and seed of office, this the 25 of January, 1967.	
British soft hand and soil of office, the the 25 of Marie 1961.	. C.

11 mg 358

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI.

In the matter of the LAST WILL and TESTAMENT of

Walter Edward Cope.

Affidavit of subscribing witnesses.

This day personally appeared before me, the undersigned Clerk of the Chancery Court of Madison County, Mississippi, Vivian Q. Montgomery and Herbert Weems, two of the subscribing witnesses to a certain instrument of writing purporting to be a codicil to an original will executed by him and his wife upon May 18, 1953, each of whom, first having been by me duly sworm, did depose and say that the said Walter Edward Cope, speaking for himself, signed, published and delared said instrument as such codicil, upon July 7, 1962, in the presence of tiese affiants and of Eula W. Stemmett, the other subscribing witness; that said Testator was then of sound and disposing mind and memory, and above the age of twenty-one years; that they signed as witnesses at his special instance and request, in is presence and in the presence of each other.

Divin 6 Matjumy Swern to and subscribed before me. this, January 162, A. D. 1967. Hazel K Delhest Commission Esperies Jun " 4 17 7.

> FILED THIS DAY JAN 1 7 196/ A. SIMS

STATE OF MISSISSIPPI, County of Madison: W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 14 day of January 196.Z at. day of Jam. 196.7 Book No. 11 on Page 357 and was duly recorded on the in hay office. Witness my hand and seal of office, this the 25 of

m 11 m 359

19.20 Y

Last Will and Testament

OF MRS. DOROTHY P. CRAWFORD

STATE OF MISSISSIPPI COUNTY OF MADISON FILED
THIS DAY

JAN 191967

W. A. SINS
CHARLES

I, MRS. DOROTHY P. CRASHORD, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory and over the age of twenty one years, do hereby make, publish and declare this my last will and testament, hereby revoking all former wills and codicils heretofore made by me.

ITEM ONE

It is my will and desire that all my just debts, legally probated, be paid as soon after my death as practical.

ITEM TWO

I bequeath to Bryn Mawr College, Bryn Mawr, Pennsylvania, my personal daily diaries which I have kept for a number of years and which I hope will be of value to said beneficiary.

ITEM THREE

I bequeath to Virgie P. Buch, of Denver Colorado, Maxie P. Pratt, of Topeka, Kansas, Dorothy P. Thunen, now or formerly of Hamford, California, Ruth P. Zoger, of Cayohaga Falls, Ohio, and My sister in law, Virginia S. Painter, certain personal items, jewelry and furniture, known to my brother, B. D. Painter, my executor hereinafter named, and hereby vest in my said executor full discretion as to the selection and distribution of said items.

ITEM FOUR

All the residue of my estate, real, mixed and personal, wheresoever situated or located, I will, devise and bequeath to my
brother, B. D. Painter, of Topeka, Kansas and Andy Crawford, Rolling
Fork, Mississippi, brother of my deceased husband, share and share
alike.

800x 11 mm 360

ITEM FIVE

I name, constitute and appoint my brother, B. D. Painter, Executor of this my Last Will and Testament, hereby waiving, as a requisite to his qualifying and serving in said capacity the necessity of executing any bond and waiving also appraisement and all requirement that he report or account to any court.

SIGNED, PUBLISHED AND DECLARED by me as my last will and testament on this the 5th day of December, 1966, in the presence of the undersigned witnesses who, at my request, in my presence and in the presence of each other have hereto subscribed their names as such witnesses.

Mrs Dondly 8. Crawford

MRS. DOROTHY P. CRAWFORD

Juanto B. Steed Barbara W. Carraway

STATE OF MISSISSIPPI, County of Madison:

1, W. A. Sings, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record, in any office this day of Onlow, 1967, at o'clerk M. and was duly recorded on the 25 day of Onlow, 1967, Book No. 11 on Page 359 in any office.

Witness in hard and seel of office, this the 25 of Onlow, 1967.

By Dady H. Sens, first

By Dady H. Sens, first

D. C.

$800x \quad \textbf{11} \text{ page } 361$

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
MRS. DOROTHY P. CRAWFORD , deceased, late of Madison County, Mississippi.
authority Personally appeared before the undersigned Clerk_of_the_Chancery_Court_in and for said County and
State, JUANITA B. STEED and , subscribing witnessee to a certain
instrument of writing, purporting to be the last will and testament of the said MRS. DOROTHY P. CRAWFORD
who, being duly sworn, deposed and said, that the said MRS. DOROTHY P. CRAWFORD
signed, published and declared said instrument as her last will and testament on the
5th day of December, A.D., 1966, the day of the date of said instrument, in the
presence of this deponent, and in the presence of BARBARA W. CARRAWAY
the other subscribing witness, and that said Testat rixwas then of sound and disposing mind and
memory, and more than twenty-one years of age, and having her usual place of abode in
said County and State, and this deponent and BARBARA W. CARRAWAY
subscribed and attested said instrument as witness_cs
to the signature and publication thereof, at the special instance of said Testat_rix_, and in the presence of
the said Testat_rix_and in the presence of each other, on the day and year of the date of said instrument.
JUANITA B. STEED
Sworn to and subscribed before me this the 18 day of, A. D., 194 7
WASIMS; Chancery Clerk:
My commission expires: FILED NOTARY PUBLIC
THIS DAY JAN 1 9 196/
W A SIME
By 7, 1. Drugle St.
STATE OF MISSISSIPPI, County of Medison:
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 14 day of 2000 1967, at o'clock M.
and was duly recorded on the 25 day of 20n. 0, 196 /, Book No. 11 on Page 36
Witness thy hand and seal of office, this the 25 of January, 1967. W. A. SIMS Clerk By Slady It. Special, D. C.
By Dladys It. Special D. C.

STATE OF MISSISSIPPI MADISON COUNTY

BOOK 11 mm 362

CHANCERY COURT

MRS DOROTHY P.		, deceased, late of Mad	ison County, Mississippi.
Devenuelly expected hele		uthority of the Chancesy-Court in a	ad for sold County and
ite, BARBARA W. CARR	AWAY and		ng witnesses to a certain
Amount of southing passenger	ing to be the lest will and	testament of the said_MRS_	DOROTHY P. CRAW
o, being duly sworn, depos	ed and said, that the said.	MRS. DOROTHY P. CR	AWFORD
signed, n	shiished and declared sai	d instrument as her lost	vill and testament on the
5th day of Decem	. D., 1	9.66, the day of the date of	f said instrument, in the
esence of this deponent, and	l in the presence of	UANITA B. STEED	
;			
other subscribing witness.	, and that said Tor	tatRIXwas then of soun	d and disposing mind and
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d County and State, and th	is deponent and JUAN	ITA B. STEED	
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STATE OF MISSISSIPPI, County of Medison:

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 the day of familiary of the period on the 25 day of familiary office.

1967, Book No. 11 on Page 3662 in my office.

Witness thy hand and seel of office, this the 25 of familiary of the period of the peri

STATE OF OKLAHOMA, OKLAHOMA COUNTY, 88.

IN THE COUNTY COURT WITHIN AND FOR OKLAHOMA COUNTY, STATE OF OKLAHOMA.

		ate of Oklahoma, do hereby certify that by reason
_	_	of and have under my charge and care all of the
	_	ounty; that there is no other Clerk of said County
		hat the above and foregoing is a full, true and cor-
rect, and complete copy of	Last will and lest	ament of L. S. Youngblood;
Order Admitting	Will to Probate,	
	50.054	In the Notton of
		Entitled_ In the Matter of
the Estate of L. S	. Youngblood, Decease	od,
In the County Court within	and for Oklahoma County, St	ate of Oklahoma, as appears from the records and
files thereof.		
IN WITNESS WHERE	OF, I have hereunto set my ha	nd and seal at my office in the City of Oklahoma
City, Oklahoma County, Stat	te of Oklahoma, on this the	day of September 19 66
(SEAL)		Tale Smith
<u>(5-1,1-1)</u>		Court Clerk of Oklahoma County.
		State of Oklahoma.
	eof, Clerk of said Court, duly	ed Dale Smith, by whom the above certificate was acting and qualified, and that the said certificate is
(SEAL)		
•		Judge of Oklahoma County,
		State of Oklahoma.
OT ON ON AHOMA	NULATIONA COUNTY of	
STATE OF OKLAHOMA, O		
I, Dale Smith, Court C	Clerk of Oklahoma County, Sta	te of Oklahoma, do hereby certify that Hon.
	, whose name is sul	oscribed to the foregoing certificate, was at the date
of making the same, the pro	esiding Judge of said Court, d	uly elected, and qualified as such, and that his sig-
nature to the same is genui		
		and and affixed my official Seal at my office in the
City of Oklahoma City, said	County and State, this the	day of September 19 66
		A O (A)
(SEAL)		Dale Amilh
		Court Clerk of Oklahoma County.
	FILED	State of Oklahoma.
Connected Press, Inc.	THIS DAY	
	JAM 2 n 1967	
	W. A. SINS Charlery Clark Survey Charles	
	07	

BOOK 11 ME 364 LAST WILL AND TESTAMENT OF L. S. YOUNGBLOOD

KNOW ALL MEN BY THESE PRESENTS:

That I, L. S. YOUNGBLOOD, of Oklahoma City, Oklahoma, whose full name is Laurence Snow Youngblood, being of sound and dispesing mind, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby revoke and cancel all other wills and codicils heretofore made by me.

ARTICLE I

1.1 I hereby declare that I am married, that my wife's name is Leyce Youngblood, and that I have no children.

ARTICLE II

Debts

- In addition to such other debts and costs which he is required to pay, I authorize my Executor to pay costs of ancillary administration, expenses of my last illness and funeral. In the payment of debts, taxes and all other claims against my estate, my Executor is directed to make such payments first from those assets described in paragraph 6. I herein; and if such assets are not sufficient, such payments shall be made from those assets described in paragraph 8. I herein.
- 2.2 My Executor is authorised to elect to claim as a deduction for all income tax purposes any items of administration expense which are deductible alternatively for any estate tax purposes, and if he elects to do so, no adjustment shall be made between principal and income.
- 2.3 My Executor is authorized to join with my wife in filing joint income and/or gift tax returns for any period for which such a joint return may be filed, and in his sole discretion, to pay out of my general estate any part or all of the taxes or interest found to be due with respect to such returns.

ARTICLE III

Household Effects

I hereby declare that all household effects, including, but not limited to, furnishings, fixtures, appliances, silver, linen, crystal, china, and paintings which have been acquired during the course of my marriage to Loyce Youngblood, are the property of my wife, Loyce Youngblood, having either been purchased by her or having been given to her from time to time as purchased by me or by others.

ARTICLE IV

Devises and Baquests

4.1 I give and device the real estate and improvements being used by me as my home at the time of my death to my wife, Loyce Youngblood, in fee simple absolute, if she is living at my death, but if she is not living

Page 1

i.

BOOK 11 PAGE 365

at my death, this devise shall be void and said property shall go instead as a part of the residue of my estate.

- 4.2 I bequeath all of my tangible personal property of personal use and adornment and of household use and adornment to my wife, Loyce Youngblood, if she is living at my death. If she is not living at my death, then I direct that my Executor shall distribute such items of tangible personal property among my heirs in a manner that he, my Executor, considers to be proper, taking into account the desires of such legatees. The judgment of my Executor in such distribution and in the classification of tangible personal property of personal use and adornment and of household use and adornment being final.
- If my wife is living at my death, I bequeath to her all of the money and intangible personal property not bereinafter excepted, which I own at my nearn, including but not implied to cash, proceeds of insurance payable to my estate, insurance policies, park deposits, corporate stock, corporate and governmental bonds, or other corporate and governmental obligations and securities. Excepted from the bequest shall be my interest in Youngblood & Youngblood, a partners of "Type B" assets described in Article V and becareathed in trust by Articl. Vincretty any personal property standing in my name which is owned by the up a nominee of this coary, or in some The rest of stative capacity, and a as projectly so that's held by me for Youngour solood, a partnership, and any oterest in mineral propertiwhether or not such interest is otherwise classified as intangible personal property. In identifying and setting aside the properties to be distributed under this bequest, my Executor shall be entitled to rely upon my personal books and records and upon the books and records of Youngblood & Youngblood, a partnership. If my wife is not living at my death, this legacy shall lapse and such property shall become a part of the residue of my estate.

ARTICLE: V

Pa inership Interest

At the cime of the execution of this will, I am a partner in Youngblood a foungblood, a partnership consisting of my brother J. Lee Youngblood and myself. According to the terms of our partnership agreement, upon the death of one of the partners, certain assets of the partnership, designated on the books and records of the partnership as "Type B" assets, are to be divided and distributed to the surviving partner and to the estate of the deceased partner in equal shares. The remaining assets of the partnership, designated on the books and records of the partnership as "Type A" assets, are to be retained by the partnership, and such partnership shall continue (with the consent of the personal representative of the deceased partner) without liquidation until the final termination and liquidation of the partnership. I hereby authorize and direct my Executor or my Trustees, or both my Executor and my Trustees, to continue my interest in said part. nership until the death of the surviving partner of about the partnership as of crisis terminated under the partnership agreem of. Such partnership shall be commued under the management and direction of the surviving partner. My Executor or my Trustees shall have no responsibility to require that distributions be made from such partnership, and shall have no liability for losses to my estate or to a trust estate or to the beneficiaries thereof witten might arise as a result of the management of the partnership by the surviving partner. Said partnership agreement also provides that the surviving partner shall have the right to purchase the interest of a deceased partner at a price equal to the fair market value of such interest as it is determiled under the provisions of such agreement. I hereby authorize and direct my Executor or my Trustees to make such sale under the terms of such agreemeat if the surviving partner exercises his right to purchase such interest,

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and my Executor or Trustees shall be free from liability for any loss arising from any such sale despite the fact that such surviving partner may also be my Executor or may also be one of my Trustees. In the event that I should be the surviving partner in said partnership, I authorize and direct my Executor and my Trustees to perform all acts necessary to the winding up of said partnership and the orderly liquidation of its assets.

ARTICLE VI

Loyce Youngblood Trust No. One

- National Bank and Trust Company of Oklahoma City, Oklahoma, and its successors, and to Loyce Youngblood, as co-trustees, all those properties which are described as Type B assets in Article V, herein, to be held in trust as the Trust Estate of the Loyce Youngblood Trust No. One, for the persons and for the purposes as set forth below in paragraph 6.3. In the event that said Type B assets have been distributed by the partnership of Youngblood & Youngblood prior to my death, then I bequeath to such Trustees for such purposes, those assets which I own at the time of my death and which were originally received by me as Type B assets from such partnership or which are assets which have been substituted for or acquired by me from proceeds of sale of any such Type B assets. The determination of my Executor with respect to identifying such Type B assets or assets substituted for Type B assets shall be final.
- In the event that Loyce Youngblood should be unable or unwilling to serve as Trustee, or if after having accepted the appointment, she should resign as Trustee, she shall appoint a Trustee to serve as co-Trustee with the corporate Trustee named herein. She may remove any Trustee appointed by her and thereupon resume the office or appoint another Trustee, and she may do so from time to time as often as she sees fit. In the event that Loyce Youngblood should be unable or unwilling to serve as Trustee and does not appoint a Trustee, or if after having accepted the appointment, she should die or resign as Trustee without having appointed a successor Trustee, my brother, J. Lee Youngblood, shall automatically become Trustee to serve as co-Trustee with the corporate Trustee named herein. When neither Loyce Youngblood, nor her appointed successor, nor my brother, J. Lee Youngblood, be living and willing to serve as Trustee, then the corporate Trustee shall be the sole Trustee. In all other respects, the resignation, removal and succession of Trustees shall be governed by the general provisions contained herein for succession of Trustees.
- 6.3 Trustees shall distribute the income and principal of the Trust Estate in accordance with the following provisions:

FIRST: All of the income from the entire trust estate shall be paid to Loyce Youngblood during her lifetime, payable quarterly or at more frequent intervals. Such payments shall accrue from the date of my death, shall be payable in all events, and shall not be diminished or impaired by virtue of any power otherwise exercisable by Trustees. In addition thereto, Trustees shall pay a maintenance allowance from principal to or for Loyce Youngblood. Loyce Youngblood shall have the absolute power, during her lifetime, to direct at any time whatever, and from time to time, that Trustees distribute all or any part of the principal of said Trust to her free of trust. Such direction may be made by written instrument signed by Loyce Youngblood and delivered to Trustees. In addition, the said Loyce Youngblood shall have the absolute right to appoint by her will the entire remaining principal and undistributed income of said trust free of trust, to her estate or in favor of

Page 3

BOOK 11 PAGE 367

any person or persons, and in such lawful estates and interests as she may determine, providing only that such will make specific reference to this power of appointment in exercising it.

SECOND: If Loyce Youngblood should predecease me, or having survived me, should fail to exercise her general power of appointment, or if for any reason she should fail to dispose of the residue of the trust estate, then upon her death, all undistributed principal then remaining shall be held in trust for the living issue of my sister, Anne Hemry, in equal shares on the principal of representation, as current income beneficiaries, in accordance with the general trust provisions contained herein.

ARTICLE VII

Loyce Youngblood Trust No. Two

If my wife, Loyce Youngblood is living at my death, I devise and bequeath to J. Lee Youngblood and to Loyce Youngblood, as co-Trustees, an undivided interest (to be determined by the formula hereinafter set forth) in my interest in the partnership of Youngblood & Youngblood (after Type B assets have been distributed by such partnership as described in Article V, herein), to be held in trust and distributed to or for the persons and for the purposes as set forth in paragraph 6.3 herein in accordance with the provisions of such paragraph which are applicable in the event that Loyce Youngblood survives me. In the instances of payments to be made from principal, Trustees shall make such payments as directed by Loyce Youngblood, and in the absence of any such direction, Trustees, in their discretion shall determine from which trust such distributions shall be made. In the event that I should own no such partnership interest at the time of my death, or if the value of such interest is not sufficient to equal the maximum federal estate tax marital deduction, then in lieu of such interest or in addition thereto, as the case may be, I devise and bequeath property or properties having a total value equal to the maximum federal estate tax marital deduction as determined by the formula hereinafter set forth. The fractional interest in such partnership interest and the properties to be placed in this trust shall have a total value which will equal the maximum estate tax marital deduction allowable in determining the federal estate tax on my gross estate, diminished by the value of all interests in property, if any, which pass or have passed to my said wife under other provisions of this will, or otherwise than under this will or during my lifetime, including but not limited to any jointly held property, proceeds from insurance on my life, any gifts made to my wife which may be held in contemplation of death, but only to the extent that such interests are for the purposes of the federal estate tax included in determining my gross estate and allowed as a marital deduction. My Executor shall make the division and shall set apart such properties on the basis of the provisions set forth herein and on the basis of the values of such properties as they are set forth and appraised in my estate for federal estate tax purposes, with such adjustments as may be required by a final determination of values for estate except that no such adjustment shall serve to reduce the tru estate of this trust. Any such adjustment caused by an increase in values shall be considered to be an additional bequest and not a satisfaction of this bequest by appreciated property. If my Executor in good faith decides that there is uncertainty as to the inclusion of particular property in my gross estate for federal estate tax purposes, he may, in his discretion, include or exclude such property from my gross estate in the estate tax return. My Executor shall not be personally liable for any loss of my estate, or to any beneficiary or beneficiaries resulting from his decision made in good faith

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that there is uncertainty as to the inclusion of that particular property in my gross estate, or for his decision made in good faith to include or to exclude any such property. In the event that my wife does not survive me, this Loyce Youngblood Trust No. Two shall not be established, and the properties which would have been placed in such trust shall become a part of the residue of my estate.

7.2 In the event that Loyce Youngblood should be unable or unwilling to serve as Trustee, J. Lee Youngblood shall serve as sole Trustee. In the further event that J. Lee Youngblood should be unable or unwilling to serve as Trustee, or upon his death or resignation after having accepted the office of Trustee, he shall be succeeded automatically by The First National Bank and Trust Company of Oklahoma City, Oklahoma, or its successors, to serve as sole Trustee. In all other respects, the resignation, removal and succession of Trustees shall be governed by the general, provisions contained herein for succession of Trustees.

ARTICLE VIII

Residuary Trust

- 8.1 I devise and bequeath all the residue of my estate remaining (after the satisfaction of all devises and bequests hereinabove provided for and after the payment of all debts and taxes as hereinabove provided) to Loyce Youngblood and J. Lee Youngblood as co-Trustees, to be held in trust for the benefit of the persons and for the purposes as hereinafter provided. The succession of Trustees shall be the same as provided for in paragraph 7.2 herein.
- 8.2 The trust estate of such trust shall be held, used, administered and distributed:

FIRST: For my wife, Loyce Youngblood, as current income beneficiary as long as she shall live. During the lifetime of Loyce Youngblood, Trustees shall, from time to time, and as often as necessary, pay a maintenance allowance to or for Loyce Youngblood, from income or principal of the trust, and, in addition thereto, such other and further sums as Trustees, in their sole discretion, shall determine to be for the best interest of said Loyce Youngblood. Any income not distributed shall be accumulated and added to principal. Upon the death of Loyce Youngblood, Trustees shall pay and distribute all or any part of the principal and accumulated income or continue to hold such funds in trust, to or for the benefit of one or more educational, religious, charitable or scientific organizations or municipalities or to or for the benefit of one or more persons related in any degree to me by blood, adoption or marriage (excluding Loyce Youngblood) to such extent and in such manner or proportions, and in such lawful interests or estates, whether absolute or in trust, including spendthrift trusts, as the said Loyce Youngblood may direct by will, provided that such will makes specific reference to this power of appointment and purports to exercise such power. In no event, however, shall such power of appointment be exercised in favor of the said Loyce Youngblood, her estate, her creditors or the creditors of her estate. Further, during her lifetime, the said Loyce Youngblood shall also have the power to direct Trustees to distribute all or any part of the principal to or for the benefit of one or more of those educational, religious, charitable or scientific organizations or municipalities or other persons related in any degree to me by blood, adoption or marriage (excluding Loyce Youngblood) in whose favor she might appoint by will except that during the lifetime of J. Lee Youngblood such power may be exercised only with the consent of J. Lee Youngblood.

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Such direction shall be by written instrument delivered to the Trustee or Trustees then serving.

SECOND: After the death of Loyce Youngblood, then any remaining principal and undistributed income not disposed of during her lifetime and not distributed pursuant to the exercise of her special power of appointment provided for above shall be divided into two parts of equal value. One such part shall be distributed to the Trustees of the Anne Hemry Trust No. 7790 established by trust agreement between Anne Hemry and The First National Bank and Trust Company of Oklahoma City, Oklahoma, executed on the 16th day of June, 1959, to be held and administered and distributed in accordance with the terms of said trust agreement whether or not such trust should then be in existence. The other such part shall be distributed free of trust to my brother, J. Lee Youngblood, if he is living at such time, and if he is not living at such time, such part shall be held in trust for the living issue of my sister, Anne Hemry, in equal shares on the principle of representation, as current income beneficiaries in accordance with the general trust provisions contained herein. I make no provision for the dependents of my brother, J. Lee Youngblood, not out of any lack of affection for such persons, but for the reason that my brother has ample means to make provision for them.

ARTICLE IX

General Trust Provisions

- Whenever it is provided in this will that property shall be held in 9.1 trust for the benefit of the living issue of a designated person, as current income beneficiaries, in accordance with the general trust provisions contained herein, each living child of such person shall be a current income beneficiary of an equal share, and the share of a deceased child shall be held, per stirpes, for the living children of such child, in an indefinite line of succession, as described in paragraphs 18.4, 18.5 and 18.6 herein. Upon the death of the survivor of all issue of the designated person, the remaining trust estate of such trust shall be distributed to or for those persons who are the heirs at law of such issue who is last to die, and distributions shall be made to and among such heirs in the proportions specified by the laws of descent and distribution in effect at such time in the State of Oklahoma as they are applicable to the separate personal property of a person domiciled in the State of Oklahoma dying intestate. During the lifetime of each current income beneficiary, the Trustees shall from time to time and as often as is necessary, pay a maintenance allowance to or for each such current income beneficiary from income or principal of the trust with respect to which such beneficiary is at the time a current income beneficiary, and, in addition to a maintenance allowance, such other and further sums as Trustees, in their sole discretion, shall determine to be for the best interest of such beneficiary. Trustees are authorized, in their discretion, to pay the expense of last illness and funeral of any current income beneficiary upon the death of such beneficiary. Any income not distributed shall be accumulated and added to principal.
- thereof held and administered by the Trustees until distributed pursuant to the provisions hereof. At any time when there shall be more than one current income beneficiary of any trust, the Trustees thereof are authorized to separate said trust into as many trusts as there are current income beneficiaries, and to divide such trust into separate trusts having properties or interests in the shares and proportions which are the same as the proportionate rights of the several current income beneficiaries. In the absence of a special provision to the contrary, whenever a maintenance allowance or other distribution

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may be paid from more than one trust, it shall be made from any one or more of the trusts from which it might be paid, as my Trustees may determine.

9.3 If not sooner terminated under the provisions hereof, each trust shall be terminated and the trust estate thereof distributed to the then current income beneficiary of such trust 21 years after the death of the survivor of my heirs who are living at my death.

ARTICLE X

Special Powers of Trustees

- No beneficiary who is also a Trustee may at any time when acting in 10.1 the capacity of Trustee, pay or cause to be paid to or for himself or herself, directly or indirectly, any amount which is in excess of the amount then required to be distributed under the terms of this will, and shall make no distributions to or for himself or herself which requires the exercise of discretion, and may not participate in any decision to apply for insurance on his or her life or in decisions as to whether principal or income is to be used for the payment of premiums on any such insurance and shall have no power to change the beneficial ownership in any such policy or its proceeds or the time or manner of enjoyment thereof. No such Trustce shall have any voice in making a determination with respect to making any such distribution, the taking out of such insurance or the payment of such premiums or control of any such policy, but the Trustee or Trustees not beneficially interested in the distribution or decision shall make each and every determination as to such payments and decisions.
- or with funds of the trust to purchase and so hold for the use and benefit of any current income beneficiary, a residence or residences suitable to the station in life of such beneficiary, and at such place or places as shall be most suitable for the use of such beneficiary, and, in connection therewith, to purchase and install therein or repair or replace all items of furniture, appliances, fixtures, utensis, equipment and decoration, and other things reasonably expected to be found in such a residence, and to maintain constantly such home as a suitable place for said beneficiary or beneficiaries to live, such residence and all items therein to be and to remain the property of the trust or trusts furnishing funds therefor, and to be subject at all times to the powers and control of the Trustees.
- 10.3 Trustees are authorized in their discretion to permit any current income beneficiary to possess, use and enjoy, without charge or impeachment for waste, any tangible property, real or personal, of the Trust Estate.
- 10.4 The Trustees hereunder are authorized and empowered to allocate receipts and disbursements between corpus and income and to allocate items of income and items of deduction in any manner in which they see fit, so that any part of any item may be apportioned to or among the fiduciary and the beneficiaries, or each or any of them. By this provision, it is not intended to enlarge or diminish the instructions with respect to the amount to be distributed, but it is intended to authorize the Trustees to allocate and determine the type, character and source of funds to be distributed, or of the funds to be retained by the Trustees. By way of example, any appropriate tax deduction may be apportioned and allocated in such manner as Trustees see fit.
- 10.5 Trustees may terminate any trust created hereunder at any time when, in the judgment of the Trustees, the Trust Estate is too small to justify management as a trust, or the Trust otherwise should be terminated.

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Upon any termination hereunder, the funds and proporties of the terminated trust shall be paid and distributed to or for those persons then living who are entitled to such benefit as determined in the order of preference and under the principles above stated. No person whose enjoyment of his rights or benefits hereunder as a contingent beneficiary then depends upon the happening of a contingency, which contingency has not happened at the time shall be entitled to share in any distribution. The power to terminate may not be exercised by any Trustee who, as a beneficiary or otherwise, would share in the property distributed.

- 10.6 The happening of any event or change of conditions affecting the distribution of income or principal of the Trust Estate shall be binding upon and affect the liability of the Trustees only from the time Trustees receive written notice or acquire actual knowledge thereof.
- 10.7 Trustees are authorized to determine who are entitled to distributions and amounts thereof, including determination, without court action, of pedigree, heirship and facts and dates of marriage, birth and death, without liability for error in the absence of bad faith. The power and exoneration of Trustees herein shall not prohibit any beneficiary from following the assets of the Trust Estate in the assertion of his rights.

ARTICLE XI

Management Powers

The Trustees are hereby authorized and empowered to (a) purchase, sell, own, hold, manage, mortgage, pledge and otherwise deal with or in the property, real or personal, or any part thereof, at any time being subject to the terms hereof, upon such terms as they see fit and without restriction of any kind whatever; (b) convey, mortgage, assign or lease any such property or part thereof, with or without warranty of title, including specific authority to enter into valid and binding oil, gas and other mineral leases, contracts or mortgages, the terms of which may extend beyond the termination of trusts created hereunder; (c) vote any stock held by them in person or by proxy without liability; (d) hold real estate or stock or any other property in the name of any nominee selected by them; (e) contract for and on behalf of the trusts in any way they see fit; (f) compromise, contest or arbitrate any and all claims of or against the Trust Estate, any trust of the Trustees as such; (g) abandon any property deemed by them to be burdensome or valueless; (h) pay calls, assessments and any other sums chargeable, or accrued against, or on account of, shares of stock or other securities in the hands of the Trustees; (i) sell or exercise stock subscription or conversion rights, participate in foreclosures, reorganizations, consolidations, mergers, liquidations, pooling agreements and voting trusts; (j) take out and maintain on the life of any beneficiary or any Trustee of any trust, life insurance or any other kind or kinds of insurance for the benefit of the beneficiary or beneficiaries of the trust, or the Trust Estate, in such amount as the Trustees, in their uncontrolled discretion shall deem advisable; (k) pay any and all premiums or other charges on any such insurance out of the trust for the benefit thereof; (1) pay out of the Trust Estate all expenses or costs of every kind or character incurred in performing their duties as Trustees; (m) execute and deliver any deed or other instrument deemed by them necessary and proper in the exercise of any power herein granted; (n) manage, invest and deal with the properties of the trusts herein created as one or more common funds, so far as the investment and management are concerned, and to deal with or distribute the portions to the separate trusts as urdivided interests, or to divide the same in kind, all in proportion to the investments for each of the separate trusts; (o) continue to operate, either

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solely or in conjunction with others, any business operation, partnership, joint venture or other enterprise of anymature in which I may be interested at the time of my decease, and to the best interest of my estate and the Trust Estate, with full power to incorporate such business or to execute or join in any plan of refinancing, merger, consolidation or reorganisation thereof, with full power to borrow money as Trustees deem advisable for the purposes thereof and with authority to hire such employees and agents as are reasonably necessary to operate such business, and to charge their wages or salaries as an operating expense of said business, it being my intention that my Trustees shall, in their discretion, be able to manage and operate such business exactly as I could do and without liability for any losses incurred therein except those arising from bad faith or negligence; (p) retain either permanently or temporarily any property, business investments or securities of any nature, held by me at the time of my decease, or acquired by any predecessor Trustee, without liability to my estate or the Trust Estate for any loss ensuing thereto by reason of such retention; this shall specifically include, but not be limited to, any stock in any bank which is or may become a Trustee hereunder; (q) acquire by purchase, exchange or otherwise, property, real or personal, from or lend money to the Executor, Administrator or Testamentary Trustee of the estate of any beneficiary of any trust created herein, provided that any such purchase or exchange must be on the basis of the fair value of the property as appraised in the estate. Trustee shall incur no liability as to the result of such purchase or exchange, or for the retention of such an investment, although such sale, purchase or loan may not be an investment or transaction of the character prescribed by law for the investment of other trust funds, although such a transaction may result in a large percentage of the Trust Estate being invested in one class of property, and although Trustees may be Trustees of both trusts to the transaction or a Trustee may be as Executor or Administrator of the estate which may be party to the transaction; and (r) for the benefit of the Trust Estate to do or perform any act with respect to the properties thereof which could be done pursuant to or under the Oklahoma Trust Act, or the Texas Trust Act, as now enacted or as later amended, or by any absolute owner thereof, without limitation by any construction because of the specific powers enumerated in this paragraph. No power granted under the terms of this will may be exercised to impair the right of Loyce Youngblood to income under the Loyce Youngblood Trusts Nos. One and Two, or to impair her general power of appointment under such trust.

- Any investment in corporate stock or bonds, or in any business association will not be deemed to be improper for the reason that any Trustee may own stocks or bonds of the same corporation, or have any interest in the business association, or be employed in any capacity by such corporation or business association. Such Trustee shall not be required to account to the trust for his salary, or other compensation, received from such corporation or business association.
- Pursuant to the provisions of Title 60, Section 175. 21 of the Oklahoma Compiled Statutes of 1961, Testator hereby decrares that Trustees shall be relieved from all of the dutics, restrictions and liabilities imposed by Sections 175, I through 175, 53 of Title 60 of the Oklahoma Compiled Statutes of 1961, as now enacted or as later amended; and specifically without limiting this general relief from duties, restrictions and liabilities, Trustees shall, to the extent permitted by law, be relieved of those duties, restrictions and liabilities imposed by Sections 175, 9, 175, 11, 175, 12 and 175, 13 of Title 60 of the Oklahoma Compiled Statutes of 1961, as now enacted or as later amended.

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- 11.4 Trustees shall be permitted, for the benefit of the trust, to buy or to sell trust property from or to a partnership or other business association of which one or more Trustees may be a partner or member, or with which one or more Trustees may be otherwise associated.
- 11.5 Despite the broad powers set forth above. Trustees shall not have the power or authority to participate and invest in any common trust fund.

ARTICLE XII

Distributions to Minors or Incompetents

12.1 Trustees shall make the distribution provided for with respect to all trusts created pursuant to this will, and provided for by the exercise of any power of appointment created by this will, and if any person entitled to receive a distribution is a minor or an incompetent. Trustees may make said distribution either to said person or to the use of the person by making such payment to the parent or guardian of such person, or by applying the same for the benefit of such person. A receipt of such parent or guardian, or evidence of the expenditure of such money for the benefit of such person, shall be a full and sufficient discharge for any such payments whether or not there be any legal guardian for such person at the time of any such payment. This provision shall not be construed, however, so as to impair the right of Loyce Youngblood to income under the Loyce Youngblood Trusts Nos. One and Two.

ARTICLE XIII

Distributions in Kind

13.1 In any case in which Trustees, or the Executor, or the Trustees and Executor, are required to divide the principal or income of my estate or of the Trust Estates created hereby into parts or shares, or to distribute the same, they are authorized and empowered in their sole discretion to make division or distribution in kind, or partly in kind and partly in money, or by granting undivided interests, except as otherwise provided herein. The judgment of the Trustees and of the Executor, concerning the values or the propriety of such divisions or distribution of the property or securities shall be binding and conclusive on all parties.

ARTICLE XIV

Bond - Care - Accounting - Compensation

- 14.1 The Trustees shall be obligated to exercise only ordinary care in the performance of their duties hereunder, and no bond shall be required of the Trustees. The Trustees are hereby relieved to the full extent permitted by law from any and all the restrictions and liabilities with respect to the investment of funds imposed upon Trustees by the law of the state in which the properties may be situated, or the law of any other state applicable.
- 14.2 Trustees shall not be required to report to any court, provided, however, that nothing in this instrument shall be construed as limiting or otherwise affecting the jurisdiction of a court of equity with respect to any trust created pursuant to this instrument, where the aid of such court is sought by a trustee or beneficiary for or with respect to the interpretation and construction of this trust instrument, the enforcement of the obligations of Trustees, or enforcement of the right of beneficiaries to require Trustees from time to time to render an accounting with respect to the Trust Estate.

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- 14.3 Any accounting by a Trustee, whether or not associated with resignation or removal of a Trustee, shall be binding upon all present or future beneficiaries, if such accounting is approved by the current income beneficiary, or by all current income beneficiaries if there be more than one, of the trust involved.
- 14.4 Trustees shall be reimbursed for expenses incurred in the management and distribution of the Trust Estate and shall receive reasonable and customary compensation for services. Any Trustee may, however, waive the right to compensation.

ARTICLE XV

Transfers to the Trust Estate

15.1 Any person or corporation, whether or not a beneficiary, may transfer any property of any kind or character to the Trustees of any Trust created by or pursuant to this will, and the property so transferred or conveyed shall be and become a part of the trust estate designated in such transfer exactly as though it had been specifically described in and assigned and transferred to the Trustees in this will, and said property and all income, proceeds or accruals thereof shall be included in the term "Trust Estate".

ARTICLE XVI

Invalid Provisions

16.1 In the event any clause, provision or provisions of this will prove to be adjudged invalid or void for any reason, such invalid or void clause, provision or provisions shall not affect the whole of this instrument, but the balance of the provisions hereof will remain operative, to be carried into effect insofar as legally possible.

ARTICLE XVII

Powers of Appointment Not Exercised

17.1 In the event that I hold any power of appointment at the time of my death, I hereby decline to exercise any such power of appointment, and the property subject to any such power shall not be considered to be a part of the residue of my estate for the purposes of this will.

ARTICLE XVIII

Definitions

- 18.1 Whenever used in this instrument the words and terms in this article indicated shall be deemed and construed to have the meaning as set forth below:
- 18.2 "Individual Trustee" or "Individual Trustees" shall mean and include Loyce Youngblood and J. Lee Youngblood and any individual successors to their respective offices.
- 16.3 "Corporate Trustee" shall mean and include The First National Bank and Trust Company of Oklahoma City, Oklahoma, or its successor or any bank or trust company which shall become a Trustee or co-Trustee hereunder. Any "Corporate Trustee" shall be a banking association or

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banking corporation having trust powers and having a paid in capital of not less than \$5,000,000.

- 18.4 "Issue" shall mean and include children and children of deceased children, in an indefinite line of succession, born of lawful marriage or adopted in the manner provided by the statutes where the adoption occurred, whether born or adopted before or after the execution of this will.
- 18.5 Whenever provision is made for the benefit of the issue of anamed or designated person, it is made with the intention and purpose of providing for issue in an indefinite line of succession. Upon the death of any beneficiary, the share formerly held for such deceased beneficiary is to be held and distributed for the issue of such beneficiary, so long as any such issue shall survive, and such share shall not inure to the benefit of the surviving members of the group of which such deceased beneficiary was a member except to the extent that a different intention is clearly expressed herein.
- 18.6 When provision is made herein for the benefit of the issue of a designated person, in equal shares on the principle of representation, it is intended that the children of the resignated person living at his or her death shall take in equal shares, and the issue of any deceased child shall represent the child so deceased and take, per stirpes, the share which said child so deceased would have been entitled to receive if living.
- 18.7 Any child adopted in the manner prescribed by the statutes of the state where the adoption occurred, or occurs, shall be considered and treated as the issue of the parent who adopted such child and of the ancestors of such parent, provided, only, that the fact of such adoption shall be evidenced by writing signed by such parent or by a decree or certificate made and executed by a judge, court or other governmental body or agency having jurisdiction with respect thereto. Further, for the purposes of this will, the natural parents or any other person related by blood in any degree to any adopted child, except the issue of such adopted child, shall not be considered to be heirs of such adopted child, or as having any other relationship to such adopted child, and shall receive no benefit whatever under the terms of this will.
- 18.8 A "current income beneficiary" is with respect to each trust, a person or persons who would be entitled to receive a maintenance allowance if the need therefor existed, whether or not the need therefor exists or payments are being currently made at the time the classifications as a current income beneficiary is required to be made for any purpose.
- 18.9 "Maintenance allowance" shall mean such sums of money as shall be necessary to provide maintenance, education and support in the manner to which the beneficiary has been accustomed to the extent that funds for such purposes are not readily available to such beneficiary from other sources. Except in the instance of a Trustee who is also a beneficiary, Trustees are advised to be liberal in the application of such standard, and to take into account the difficulties, disadvantages, financial embarrassment and loss which might be incident to the use of other funds available to the beneficiary. The objective of preserving principal for distribution to future beneficiaries shall be secondary in importance to the objective of providing full support and maintenance to the current beneficiary entitled thereto.
- 18.1) When any pronoun is used herein to indicate a fiduciary or a beneficiary, it is used to indicate the one or ones then acting or existing as indicated by the context, as the case may be, without distinction by reason of

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the gender of the pronoun used, or by reason of its use in the singular or plural form.

- 18.11 All references herein to "Executor" shall, where apprepriate, be construed to include "Executrix".
- 18. 12 All references herein to "Trustee" or "Trustees" shall, where appropriate, be construed to include the singular as well as the plural.

ARTICLE XIX

Spendthrift Trusts

19.1 Each trust which is created pursuant to the provisions of my will shall be a spendthrift trust and is to be governed, construed and administered according to Oklahoma laws, and shall continue to be so governed, construed and administered even though administered elsewhere in the United States, or abroad. The interest of the beneficiary in the income and principal thereof shall not be subject to assignment, sale, mortgage, pledge or anticipation in any way, or any voluntary or involuntary alienation, garnishment, attachment, execution or process of any court.

ARTICLE XX

Perpetuities

20.1 If any provision herein shall violate any rule against perpetuities, it shall not invalidate any trust herein created, but each trust shall continue for the time permitted by law, and upon termination, the trust estate of each trust shall be distributed to the current income beneficiary thereof.

ARTICLE XXI

Support During Probate Administration

21.1 Without in any way impairing or delaying the vesting of full title to the property herein devised and bequeathed in the Trustees of the ultimate beneficiaries, I direct that nevertheless my Trustees shall not be called upon to perform the duties with reference to the management and distribution of the trust estates until the probate administration of my estate shall have been completed; provided, however, that since these are trusts for maintenance, if, in the discretion of my Executor and/or Trustees, the same is feasible, I direct that payments herein provided to be made from the trusts shall date from my decease, and if and when said moneys are available for distribution, my Trustees and/or Executor may pay or distribute the same to or expend said moneys for the use and benefit of the beneficiaries as herein provided.

ARTICLE XXII

Presumption of Survivorship

22.1 Whenever I have provided in this will that any property shall go to any person upon the condition that my wife be living at the time of my death or that my said wife should survive me, or words to that effect, I now hereby provide that if my wife should die in a disaster which also causes my death, or if we should die under such circumstances that it is doubtful which of us died first, then it shall be presumed that my said wife survived me and said

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property shall in such event go and vest in the same manner as if my wife had survived me.

ARTICLE XXIII

Appoint ment and Succession of Trustees

- 23.1 Each Trustee appointed with respect to each trust provided for herein shall serve as Trustee of each such trust until the death, resignation or removal of such Trustee.
- 23.2 At any time when an individual is the sole Trustee, such Trustee may appoint a corporate co-Trustee. If there should be more than one individual Trustee, such Trustees may by unanimous action appoint a corporate co-Trustee. The Trustee or Trustees appointing a corporate co-Trustee under the foregoing provision may remove such corporate Trustee at any time, with or without cause, and without the appointment of a successor corporate Trustee.
- The individual co-Trustee, or the individual co-Trustees, if there be more than one, may remove any corporate co-Trustee at any time with or without cause, effective upon the appointment and qualification of a successor corporate co-Trustee, without any necessity for court proceedings. Such successor corporate co-Trustee may be appointed by such individual co-Trustee or co-Trustees. If there should be no individual trustee then serving, the corporate trustee may be removed, with or without cause, and without necessity for court proceedings, effective upon the appointment and qualification of a successor corporate trustee, by the majority of the then competent adult beneficiaries who may assume to act, or by any one of them if only one assumes to act, and if there be no competent adult beneficiary who assumes to act, then the corporate trustee may be removed by the majority of any beneficiaries' guardians who assume to act, or by any of such guardians if only one assumes to act. The successor corporate trustee may be appointed by the beneficiary or beneficiaries, or guardian or guardians who act to remove the corporate trustee.
- 23.4 I authorize any Trustee to resign at any time upon the appointment and the qualification of a successor Trustee. If the office of Trustee at any time should become vacant and has not been filled as provided above, then said vacancy shall be filled as directed by a majority of the then competent adult beneficiaries who may assume to act, or by any one of them if only one assumes to act. If there be no competent adult beneficiary who assumes to act, then such vacancy may be filled as directed by a majority of any beneficiaries' guardians who assume to act, or by any one of such guardians if only one assumes to act. Any such resignation, removal, appointment or acceptance may be made by an instrument in writing signed and acknowledged and filed with the books and records of the trust or trusts, to which they relate, and with the other Trustee if there be one then serving, with respect to all trusts created hereunder. Any representation by any Trustee, or successor Trustee or Trustees, as herein provided, shall be conclusive so far as third persons are concerned as to who the Trustee is, or Trustees are, then serving.

ARTICLE XXIV

Appointment of Executor

24.1 I hereby nominate and appoint my brother, J. Lee Youngblood, as Independent Executor of this will. In the event of his death, disability

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or refusal to serve, I nominate and appoint my wife, Leyes Younghleed, to serve, and in the further event that my wife is not willing or able to corve, then The First National Bank and Trust Company of Oklahema City, Oklahema, or its successor, shall be the Executor. It is my direction that no action shall be had in any county or probate court in the settlement of my estate other than the probating and recording of my will, the return of an inventory and appraisement, a listing of the claims against the estate, and such other proceedings as are mandatory. My Executrix or Executor shall have, during probate administration, all of the powers hereinabove enumerated for my Trustees after probate, any of them to serve without bond.

ARTICLE XXV

Foreign Properties

- 25.1 Certain properties which may be in my estate at the time of my death, or which may become part of the trust estate of any trust or trusts created by or pursuant hereto, may have their situe in states other than Oklahoma, and my Executor and one or more of my Trustees may be unwilling or unable to serve as Executor or as Trustee in one or more of such states. If that event should occur, the following directions set forth in paragraph 25.2 shall control with respect to my Executor and the provisions of paragraph 25.3 shall control with respect to my Trustees.
- If probate proceedings or administration should be required in any state other than the State of Oklahoma, my Executor who is appointed herein and who qualifies with respect to my estate to be administered in Oklahoma, hereinafter called "Domiciliary Executor", is hereby appointed to serve in such other state or states as administrator or representative for purposes of ancillary administration, hereinafter called "Ancillary Representative," and if my Domiciliary Executor is unable or unwilling to qualify as Ancillary Representative in any other state, then my Domiciliary Executor may designate a corporation to serve as Ancillary Representative. Such Ancillary Representative shall be any banking association or banking institution with trust powers and having a paid in capital of not less than \$1,000,000. Such designation may be by an instrument in writing signed by my Domiciliary Executor. Any such Ancillary Representative shall have all of the powers provided for herein with respect to my Executor and shall serve without bond. In the event that no such banking association or banking institution is willing and able to serve, then my Domiciliary Executor shall in the same manner designate an individual to serve as Ancillary Representative. Such individual shall serve without bond unless my Domiciliary Executor directs otherwise, and specifies the amount of the bond required.
- If at any time, any one or more of the trusts created by or pursuant to this will should have, as all or a part of its trust estate, a property or preparation properties paving a situs in any state or states other than Oklahoma, such preparty being hereinafter called "foreign property", and if one or more of the Trustees of any such trust should be unwilling or unable to qualify to serve as Trustee with respect to such foreign property, then the Trustee or Trustees who are qualified to serve as Trustee of any such foreign property shall serve as the Trustee or Trustees of any such foreign property until such time as the frustee or Trustees, who are not so qualified to serve, qualify at their own expense to serve as Trustee of such foreign property. While so serving the Trustee or Trustees who are qualified to serve as Trustee with respect to foreign property shall have all of the management powers provided for herein with respect to Trustees generally, and, in addition thereto, shall have all of those powers which may be exercised by Trustees under the law of the state where such foreign property has its situs. If there be no Trustee then serving

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who qualifies to serve as Trustee of such foreign property, and if none of the Trustees then serving be willing or able to qualify and to serve as Trustee of such foreign property, then my Trustees then serving shall designate a qualified corporate Trustee or Trustees to serve as Ancillary Trustee with respect to such foreign properties. Such designation shall be by an instrument in writing, signed by my Trustees than serving, which writing shall set forth the name of such Ancillary Trustee, the powers such Ancillary Trustee is to exercise, and the compensation which it is to receive. If there be no corporate Trustee qualified and willing to serve as Ancillary Trustee, my Trustees then serving shall in the same manner designate a non-corporate Ancillary Trustee to so serve, and my Trustees may in their discretion require a bond of such Ancillary Trustee. At any time when the net income from foreign properties or the net proceeds of sales, assignments or other disposition of foreign properties are in the form of cash or intangible personal property, my Ancillary Trustee or Trustees shall transmit such cash or intangible personal property to my Trustees named herein, or their successors then serving. Upon receipt of such cash or intangible personal property from the Ancillary Trustee, my Trustees shall hold and administer the same in accordance with the terms of the trust or trusts applicable thereto.

IN WITNESS WHEREOF, I, L. S. YOUNGBLOOD, whose full name

is Laurence Snow Youngblood, to this my Last Will and Testament, consisting of seventeen pages of paper, to each of which I have affixed my initials for the purpose of identification, have subscribed my name this 1963, at Oklahoma City, Oklahoma. SUBSCRIBED by L. S. Youngblood in the presence of each of us, the undersigned, and at the same time declared by him to us to be his Last Will and Testament, and we thereupon at the request of the said L. S. Youngblood in his presence and in the presence of each other, sign our names hereto as witnesses and we do hereby certify that L. S. Youngblood is at this time of sound and disposing mind this 11th day of September , 1963. (Name) (Address) (Address) (Alahoma " de la los de la l'inspira STATE OF OKLAHOMA) SS COUNTY OF OKLAHOMA Before me, the undersigned authority, on this day personally appeared L. S. Youngblood, whose full name is Laurence Snow Youngblood, known to me to be the testator and Harold D. Jenkins Herschel Frost

Page 16

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the witnesses, respectively, whose names are subscribed to the annexed and foregoing instrument in their respective capacities, and declared to me and to the said witnesses in my presence that said instrument is his Last Will and Testament, and that he had willingly made and executed it as his free and voluntary act and deed for the purposes therein expressed; and that the said witnesses, each on his oath stated to me, in the presence and hearing of the said testator, that the said testator had declared to them that said instrument is his Last Will and Testament, and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said testator and at his request and that said testator was at the time eighteen years of age or over and was of sound mind.

	//5
	Testator
•	× 2/ 1/2 1 - 1
	Witness
· · · · · · · · · · · · · · · · · · ·	
	Care a fair
	Witness
•	11 -1
	Director Great
	Witness
Subscribed and acks blood, testator, and subscribe	nowledged before me by the said L. S. Young- ed and sworn before me by the said
Harold D. Jenkins	Herschel Frost
and Carl A. Robinson	witnesses, this 11th day of
Bentember 1963.	
	•
	- lut line
My commission expires:	Beth Perry, Notary Public
April 12, 1984	·

T1 PAGE 381

IN THE COUNTY COURT OF OKLAHOMA COUNTY

STATE OF OKLAHOMA

In the Matter of the Estate of) No. 52,874 L. S. Youngblood, Deceased.

ORDER ADMITTING WILL TO PROBATE

Now on this 13th day of July, 1965, there coming on for hearing the petition of J. Lee Youngblood to be admitted to probate the paper filed herein on the 30th day of June, 1965, purporting to be the Last Will and Testament of L. S. Youngblood deceased, and said petitioner being present in person and being represented by his attorneys, Crowe, Boxley, Dunlevy, Thweatte Swinford & Johnson, and it first being proven that due natice of the time and place of this hearing has been given as required by law, and it appearing to the court that the will is a self-proving will duly executed in accordance with the provisions of Title 84 0.8 1961, \$ 55, and the court being fully advised in the premises, finds: That the paper propounded herein to probate was executed by the decedent, and that at the time of executing the same the testator was of legal age, of sound mind and memory, and was not acting under duress, menace, fraud or undue influence, and that said will was executed in all particulars as required by raw

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that said instrument be admitted to probate as and for the last will and testament of said decedent, and that the same be, and hereby is, established as a valid will passing both real and personal estate, and that letters testamentary issue to J. Lee Youngblood after his filing the oath of office, no bond being required for the reason that said will waives the requirement of the executor filing a bond.

> /S/ C. J. Blinn County Judge

(SEAL)

SEPPI, 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 14 day of June are , 1967, at and was duly recorded on the 25 day of June , 1967, Book No. 11 oʻclock on Page 363 in my office, Witness my hand and soal of office, this the 25 of January, 1967.

By Dladys W. A. SIMS, Clerk

Sprucel

#19-210

STATE OF MISSISSIPPI COUNTY OF MADISON

LAST WILL AND TESTAMENT OF RUTH M. SPIVEY

Being of sound and disposing mind and memory and of lawful age, I, RUTH M. SPIVEY, hereby revoke all Wills heretofore made by me and do hereby make, publish and declare this to be my Last Will and Testament, to-wit:

ITEM ONE:

I give and bequeath unto my daughter MARIE ANNE LLOYD my antique diamond cluster ring.

ITEM TWO:

I give and bequeath unto my daughter RUTH S. GRAY my solitaire diamond engagement ring.

ITEM THREE:

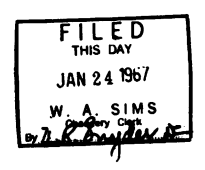
I give and bequeath unto my son L. G. SPIVEY, JR. my silver service and silver candelabras.

ITEM FOUR:

If my sister OZIE MILLER McCOOL survives me, I give and bequeath unto her the sum of Five Hundred Dollars (\$500.00).

ITEM FIVE:

If my sister ADA MILLER RAY survives me, I give and bequeath unto her the sum of One Hundred Dollars (\$100.00).



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ITEM SIX:

I give and bequeath unto the Rector, Wardens and Vestry of GRACE EFISCOPAL CHURCH, Canton, Mississippi, the sum of Five Bundred Bollars (\$500.00), in massay of Lloyd Gilmer Spivey and Buth Hiller Spivey.

ITEM SEVEN:

I give, device and bequeath all of the rest, residue and belance of my property, including any lapsed legacies, unto my three children, MARIE ARRE LLOYD, RUTH S. GRAY, and L. G. SPIVEY, JR.

ITEM EIGHT:

I hereby name, constitute and appoint S. R. CAIN, JR. as

Enscutor of this Will without bond and without being required at
any time to make any report to any Court. Should S. R. Cain, Jr.

for any reason India, refuse or neglect to qualify as Executor,
then in that event, I hereby name, constitute and appoint my son,

L. G. SPIVEY, JR., as Executor of this Will, without bond and
without being required at any time to make any report to any Court.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Destament on this the fourteenth day of March 1966, in the presence of these witnesses who also signed the same as witnesses because, at my request, in my presence, and in the presence of each other, on this day.

	$\mathcal{D} : \mathcal{L}_{m} \setminus \mathbb{R}^{d}$
Witnesses:	Ruth M. Spivey
Mrs. Sue Richardson	
Succe & Suns	

TW. A flow, Clerk of the Chancery Court of said County, certify that the within instrument was filed the record to my office this 14 day of Carrier New 1967, et o'clock M., and was difficultied on the 25 day of Carrier No. 1967, Book No. 11 on Page 382 the carrier than and seed of office, this the 25 of Carrier No. 4. 1967.

Whitelify hand and seed of office, this the 25 of Carrier No. 4. 1967.

Whitelify hand and seed of office, this the 25 of Carrier No. 4. 1967.

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IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF RUTH M. SPIVEY, DECEASED

CAUSE NO. 14-210

PROOF OF WILL

Personally appeared before the undersigned authority in and for said County and State, MRS. SUE RICHARDSON and SUSIE T. BURNS, subscribing witnesses to a certain instrument of writing purporting to be the LAST WILL AND TESTAMENT OF RUTH M. SPIVEY, DECEASED; who, being by me first duly sworn, deposed and said that the said Ruth M. Spivey signed, published and declared said instrument as her last will and testament on the fourteenth day of March 1966, the date of said instrument, in the presence of these deponents; and that said testatrix was then of sound and disposing mind and memory and more than 21 years of age, and having her usual place of abode in said county and state; and 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 day and year of the date of said instrument.

	Mrs	no Sur Pickardson. Sue Richardson	; -
	Sus	ie T. Burns	,
SWORN TO and	subscribed before	me, this the 23 day of	
January 1967.	_		
My commission expi	res: Not	ary Public in and Por Madison	1°.
August 16, 1969	Cou	nty, Mississippi	٤
	FILED THIS DAY	7.4.2 Manual	\$
	JAN 24 1967		
	W. A. SIMS		
	- TR Knighten	AC-	

STATE OF MISSISSIPPI, County of Madison:

1; W: A Situs, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record, in any office this day of Onlock, 1967, at o'cleck M. and was duly recorded on the 25 day of Onlock, 1967, Book No. 11 on Page 384 in any office.

Witness my hand and seel of office, this the 25 of Onlock, Clerk

By Madded 9, Madded 9, Madded D. C.

11 mi 355 KRAFT AUTO PARTS

AUTO, TRUCK AND TRACTOR PARTS
PHONE 321 111 WEST CENTER STREET
CANTON, MISSISSIPPI

STATE OF MISSISSIPPI : LAST MILL AND TESTALENT OF JOSEPH S. KRAFT

I Joseph S. Kraft, 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, revolding all others that I have heretofore made.

CLAUSE I: I give, bequeath and devise unto my daughter Trances R. Kraft, my savings account No. 301306, First Foderal Savings & Loan Cachan, Miss. and that everything I have left go to all my children, including Rosenary Powell Kraft, Midow of my son Leo B. Mraft, each one sharing Mile.

CLAUSE II I name, constitute, and appoint of son Faul S. Hraft as my Executor, and direct that no bond be required of bin, and that he not be required to account to any court.

of two witnesses who have signed at my request and in my presence, it is signed this will in their presence and they have signed they reduced the presence of each other.

Mrs. m. J. miller

FILED
THIS DAY

JAN 26 1967

W. A. SIMS
BY THE STREET

STATE OF MISSISSIPPI, County	of Madison: Chancery Court of said County, certify that the within instrument was filed
T.W. A. Sitts, Clerk of the	hancery Court of said County, certify that the within instrument was filed
for record in my effice this 20	day of Jeanny 1967, Book No. 1/ on Page 385
and was duly confided on the	of office, this the 3rd of July 967, Book No. 1/2 on Page 385. By Clady 97 July 1967. By Clady 97 July 1967. D. C.
in my office.	
Tylinges my highd and seal	of office, this the find of Federaly, 1967.
100000	A. Sees, Clerk
	-, D. C.

STATE OF MISSISSIPPE MADISON COUNTY

CHANCERY COURT

	, , , ,
in the matter of a certain fastr	denied of welling, purporting to be the last will and testam
Joseph S. Kraft (J. g. r.	raft) deceased, late of Madison County, Miss
Personally appeared before the und	fersigned Clerk of the Chancery Court in and for said Count
M. J. Hiller	od Mrs. M. J. Miller , subscribing witnesses to a
	at a subscribing witnesses to a
strument of writing, purporting to be ti	he last will and testament of the said Joseph S. Kraft
no, seems andy sweez, deposed and site	i, that the said Joseph S. Kraft (J. S. Kraft
signed, published as	nd declared said instrument as his last will and testament
a salar	
source distilisatiopement; and her the spec	mount of M. J. Miller and Mrs. M. J. Mille
	-
	d that said Tustat OP was then of sound and disposing min
smory, and more than twenty-one year	rs of age, and having his usual place of abo
	M. J. Miller and Mrs. M. J. Miller
to commy and dutte, and the dependent	A. C. Hiller and Ars. M. J. Miller
<u> </u>	subscribed and attested said instrument as witness
Abo almostore and age to	
the signature and publication thereof	f, at the special instance of said Testarator, and in the preser
e said Testet OF and in the second	an of each other and the
out restaurance in the present	ce of each other, on the day and year of the date of said instru
	* MAShiller
	mrs. m.J. miller
	* Torrect
	_
Complete wheel but and an area	his the 22 rday of O
militaria de la companya de la compa	, i. b., 181
	WANTED COLUMN
FILE	
THIS D	
JAN 26	***
38.	
> Again S	IMS
Carrie of the same	wa
•	
TR CP MISSISSIPPI, County of Mad	loon:
II, W. A. Silns, Clerk of the Chancer	y Court of said County, certify that the within instrument wa
in introffice this of 6 di	by of Vanuary 1967, at o'clock
my office.	day of Telling 196 /, Book No. // on Pages
Witness my band and seal of offi	ice, this the 3 of February , 1967.
14.00 n 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	By Stake H. Secuel
W135157-	BY X M. Manuel

LAST WILL AND TESTAMENT

I, John Douglas, being of sound and disposing mind and memory and more than twenty-one years of age do hereby make, publish and declare this as and for my last will and testament especially revoking all prior testamentary documents.

First: I nominate and appoint my wife, Henrietta Douglas, as executrix of this my last will and testament and excuse her from entering into bond or making a report to any court.

Second: I will and devise unto the said Henrietta Douglas all of the personal property left by me.

Third: I will, devise and bequeath unto K. C. Douglas and Callie Mae Lawrence the reversionary interest that I have in and to that seven acres which I sold out of my farm to Louella Conway.

Fourth: I will and bequeath unto my son, Ike Douglas, the one acre out of my farm on which he has built a house and in which he now lives. Said one acre may be selected by him.

Fifth: All the remainder of my property and all the remainder of the real estate which I own I will, devise and bequeath unto my following named children: R. L. Douglas, Heredean Douglas Lidell, Ernest Douglas and Johnnie Douglas.

. Witness my signature, this the 15th day of September, 1966.

John Douglas

Signed, published and declared by John Douglas 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 15th day of September, 1966.

FILED	Zielien Com
FEB 1 1200	Denne Vin
W. A. STIVIS Chacky Cierk By 71- R. Angely A	

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 The record in my office this 10 day of Jeruary 1967, at o'clock and was duly recorded on the 14 day of Jel., 1967, Book No. // on Page

Witness my hand and seal of office, this the 14 of Televiery, 1967.

By Slady 9. A. SIMS, Clerk

By Slady 9.

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CHANCERY COURT

• •	of writing, purporting to be the last will and testament of
Soun ponsies	, deceased, late of Madison County, Mississippe
	d Clerk of the Chancery Court in and for said County an
Ne, Nelson Cauthen and L	ouise Heath , subscribing witnesses to a certain
trument of writing, purporting to be the last v	will and tisfament of the said John Douglas
o, being duly sworn, deposed and said, that t	he mid John Douglas
signed, published and deck	ared said instrument as <u>hls</u> last will and testament on the
	A. D., 19 66 the day of the date of said instrument, in the
•	******** Nelson Cauthen and Louise Heath
•	said Testat OF was then of sound and disposing mind and
mory, and more than twenty-one years of a	ge, and having his usual place of abode in
d County and State, and this depointmental x	Nelson Cauthen and Louise Heath
<u> </u>	subscribed and attested said instrument as witness es
the signature and publication thereof, at the	ne special instance of said Testat OT, and in the presence o
	sch other, on the day and year of the date of said instrument
•	neces Caretur
	Die I de
	- Accard
Sworn to and subscribed before me this the.	day of Jehrus , A.D. 186
•	W. A. SIMS, Control Clerk.
FILED THIS DAY	V.R. onyder D.C.
FEB 1 v 190/	
W. A. SIMS	
By 21 A Sunday Cierly	-
ATE OF MISSISSIPPI, County of Madison:	
I, W.A. Sims, Clerk of the Chancery Cou	rt of said County, certify that the within instrument was fi
s was duly recorded on the 14 day	of February, 1967, Book No. // on Page 3
any offices, his faind and seal of office, the	his the 14 of February, 1967. By Slady W. A. Street Clerk By Slady W. Spring D.
1/201 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	W. A. SMRS/Clerk

mast Will and Testament

I, William E. Harreld, of Canton, Madison County, Mississippi, being above the age of twenty-one years 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 former wills and codicils by me made heretofore.

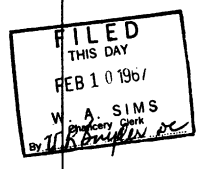
ARTICLE I.

I direct that all of my just debts, including my funeral expenses, that are properly probated against my estate and allowed, be paid.

ARTICLE II.

I give, devise and bequeath all the rest, residue and remainder of my estate, of whatever nature and wherever situated, of which I shall die seized or possessed or to which I may be entitled at the time of my death, or over which I shall have power of appointment, as follows:

Me, outright and absolutely, an amount equal to one-half (1/2) of my "adjusted gross estate" as presently defined in the Federal Internal Revenue Code of 1954, less the value as finally determined for federal estate tax purposes of all other items of my gross estate, including, without limitations, insurance and jointly owned property, qualifying for the marital deduction under said Internal Revenue Code or any similiar federal law existing at the time of my death, which pass or shall have passed to my said wife otherwise than by this Article II A. of my will whether by operation of law or otherwise. It is my intention to bequeath



BOOK 11 PAGE 390

outright to my wife the maximum value in property, but no more, that may be deducted from my estate as the marital deduction under the applicable Internal Revenue Code.

B. The rest, residue and remainder of my estate I devise and bequeath, in equal shares, to my son, William E. Harreld Jr., and each of my grand-children, Malley Harreld, William E. Harreld, III, Wilson Harreld, Eastland Harreld and John Cowan Harreld as shall survive me, and in the event that my said son or any of my said grandchildren shall predecease me, then I give, devise and bequeath the share of said deceased son or grandchild in equal shares to my said son and/or grandchildren per capita.

ARTICLE III.

I hereby nominate and appoint my son, William E. Harreld, Jr., to be the Executor of this my Will.

ARTICLE IV.

I request that my executor, or his successor, not be required to give any bond, and that if, notwith—standing this request, any bond is required by any law, statute or rule of court, no sureties be required thereon. My said executor, or his successor, shall not be liable for any loss, destruction, or other injury of or to the estate in his hands, unless such loss shall be occasioned by the willful misappropriation of funds or property in his hands.

In Witness Whereof, I have subscribed my name hereto this 25 day of July, 1961.

William E. Harreld

Withess Variety

Witness

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STATE OF MISSISSIPPI COUNTY OF MADISON

We, each of the subscribing witnesses to the last will and testament of William E. Harreld, do hereby certify that said instrument was signed by William E. Harreld in our presence and in the presence of each of us, and that the said William E. Harreld 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 William E. Harreld, in his presence and in the presence of each other.

Witness our signature this 25 day of July, 1961.

Hermen Servett

Witness

Chinton Mai

Address

Address

 BOOK 11 PAGE 392

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF WILLIAM E. HARRELD, DECEASED

NO. 19-231

AFFIDAVIT OF SUBSCRIBING WITNESS

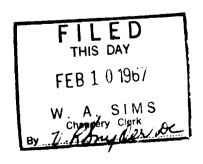
STATE OF MISSISSIPPI COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Paul N.

Jorgensen, who being by me first duly sworn according to law, says on oath:

- (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of William E. Harreld, deceased, who was personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 25th day of July, 1961.
- (2) That on the 25th day of July, 1961, the said William E.

 Harreld signed, published and declared said instrument
 of writing as his Last Will and Testament, in the presence
 of the affiant and in the presence of J. Kearney Dossett,
 the other subscribing witness to said instrument.



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- (5) That said testator was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.
- (4) That this affiant and J. Keerney Dossett 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.

Paul N. Jorgensen

Sworn to and subscribed before me this the 1th day of February,

1967.

Margarit Dieff

Ny comingsion expires:

STATE DE MASSIMPPI, County of Madison:

1. W. A. Sinte Clark of the Chancery Court of said County, certify that the within instrument was filed the moored in my office this /Dr. day of Jellery 1967, at _______ o'cleck M., and was duly recorded on the // L. day of Jellery . 1967, Book No. // on Page 392 in my office.

Witipers trip hand and seel of office, this the // of Jellery . 1967.

Witipers trip hand and seel of office, this the // of Jellery . 1967.

We seek No. // on Page 392.

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IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF WILLIAM E. HARRELD, DECEASED

NO. 19-231

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named J. Kearney

Dossett, who being by me first duly sworn according to law, says on oath:

- (1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of William E. Harreld, deceased, who was personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 25th day of July, 1961.
- (2) That on the 25th day of July, 1961, the said William E.

 Harreld signed, published and declared said instrument

 of writing as his Last Will and Testament, in the presence

 of the affiant and in the presence of Paul N. Jorgensen,

 the other subscribing witness to said instrument.

FILED
THIS DAY
FEB 1 0 1967
W. A. SIMS
CHITTERY CIERK
By 21. R. Srygher. DC

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- (5) That said testator was them and there of sound and disposing mind and memory and well above the age of twentyone (21) years.
- (4) That this affiant and Paul N. Jorgensen 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.

. Kenny Smelt . Kenny Josett

Sworn to and subscribed before me this the 97 day of Pebruary,

1967.

U.S. John State S

Motary Pupilic /

LAST WILL AND TESTAMENT.

We, Pearl Johnson and Ivig Johnson, of Canton, Missiggippi, being of sound and disposing mind and more than twenty-one years of age, do hereby declare this our last will and testament especially revoking all others.

First - We nominate and appoint the survivor of us to act as executor or executrix of this our last will and testament, and direct that upon the grant of letters testamentary by the Court no bond be required.

Second - We will devise and give our homested which is Lot No. 5 in the Canal Subdivision of the City of Canton, Medison County, Miss. unto the survivor of us for the lifetime of said survivor to be used and enjoyed by said survivor without restriction except as hereinafter stated. The remainder interest in said homestead shall be vested 1/2 in Eddie Moore, Jr., 1/4 in Clorethus Moore, and 1/4 in Thelma Hicks Moore.

Third - We will and devise unto Ethel Johnson the right to live in the small house on the back of the above described lot during her lifetime and to have free access across the homestead lot to said house.

Fourth - We will devise and bequeath all of our movable property. personal property and money unto the survivor without restriction.

Witness our signature this the 7th day of October, 1950.

Og Jahman Pearl Johnson

Signed, published and declared by Pearl Johnson and Ivie Johnson as and for their last will and testament, in the presence of us, who in their presence, at their request and in the presence of one another, have hereto subscribed our names as witnesses.

This the ______ day of October, 1950

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 15 day of February ..., 1967, at and was duly regional on the 21 day of Feb. _ , 196*7* , Book No. // in my office.

in. my office.

Witness my hand and seal of office, this the 2/ of Farmary, 1967.

W. N. SIMS. Clerk

By Slady H. Speciel

, D. C.

STATE OF MISSISSIPPI BOX 11 ME 397

CHANCERY COURT

In the matter of a certain instrument of	writing, purporting to be the last will and testament of
Ivy Johnson	, deceased, late of Madison County, Mississippi.
Personally appeared before the undersigned (Clerk of the Chancery Court in and for said County and
te, Nelson Cauthen and	, subscribing witnesses to a certain
irument of writing, purporting to be the last will	l and testament of the said Ivy Johnson
o, being duly sworn, deposed and said, that the	said Ivy Johnson
signed, published and declare	ed said instrument as his last will and testament on the
th day of October, A.	D., 1950, the day of the date of said instrument, in the
sence of this deponent, and in the presence of	Rev N. R. Tanner
other subscribing witness, and that sai	d Testat OTwas then of sound and disposing mind and
·	and having his usual place of abode in
	Rev N. R. Tanner
d	subscribed and attested said instrument as witness es
•	7 Mon Canthen
Govern to and subscribed before me this the	15th day of February , A. D., 19 67
FILED THE DAY FEB 1 190/ W. A. SIMS Chambery Clerk By 7. A Day M. A.	Rotery Public , D. C.
LIÉ OF MISSISSIPPI; County of Madison: 1, W. A. Sims, Clerk of the Chancery Court of the county of the chancery court of the chancery county of the county	of said County, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, and said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county, certify that the within instrument was fill the said county.
Witness my leand and seal of office, this	the 21 of February, 1967. W. A. STMS, Clerk By Sladys W. Spruie , D.
	Dyx may M. Exercise , D.

May anil

A am uniting this is all will them.

As hat I want done after I make
the crossing and I want - Light a
to have the mostle appartment and
I have the south I will feel better
himming rach of them will thave
a little place of their own to call
home. They family has always
ment way thing to one the
home how much I have always
there I want to get I will be
the first to go, you do not always
the first to go, you do not a
first to go to me and I

9 am materny a small addition to very bill 9 want More bidney Gandot, to have I have I have gandot, to have a be cold and also Both & miller and dollars and about a handred dollars and at my death If there is any money left it greato Eligobeth Moillow if she is a till livering. I am looving my dinking room suit to my mirce. We with the blamping also my shind driver and set when tiggie and me are both forces I gove monthly any marking any monthly any marking and me are both forces.

FILED
THIS DAY

NOV 1 8 1966

W. A. SIMS
Chyclery Flerk

By Market Springer, Security, Ac

Witness: Kabuth Carsley M.D. 5/29/62

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 day of faverage 1967, at o'clock M., and was duly recorded on the 7 day of March 1967, Book No. // on Page 398 in my office.

W. A. SIMS, Clork

By Llady W. Sprull , D. C.